

Washington State Register

JANUARY 20, 1993

OLYMPIA, WASHINGTON

ISSUE 93-02



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filed not later than January 6, 1993

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: the 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

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CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

(Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of January 1993 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

WASHINGTON STATE REGISTER

(ISSN 0164-6389) is published twice each month by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504, pursuant to RCW 34.08.020. Subscription rate is \$161.85 per year, sales tax included, post-paid to points in the United States. Second-class postage paid at Olympia, Washington.

POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER
Code Reviser's Office
Legislative Building
Olympia, WA 98504

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Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

- (a) **PROPOSED**-includes the full text of preproposal comments, original proposals, continuances, supplemental notices, and withdrawals.
- (b) **PERMANENT**-includes the full text of permanently adopted rules.
- (c) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (d) **MISCELLANEOUS**-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08.020 and 42.30.075.
- (e) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (f) **INDEX**-includes a combined subject matter and agency index.

Documents are arranged within each section of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence with a section's material.

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material;
 - (ii) deleted material is (~~lined out between double parentheses~~);
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

4. EFFECTIVE DATE IF RULES

- (a) Permanently adopted agency rules normally take effect thirty-one days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one hundred twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

5. EDITORIAL CORRECTIONS

Material inserted by the code reviser's office for purposes of clarification or correction or to show the source or history of a document is enclosed in [brackets].

1992 - 1993

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

<u>Issue No.</u>	<u>Closing Dates¹</u>			<u>Distribution Date</u>	<u>First Agency Hearing Date³</u>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
<i>For Inclusion in--</i>	<i>File no later than--</i>			<i>Count 20 days from--</i>	<i>For hearing on or after</i>
92-16	Jul 8	Jul 22	Aug 5	Aug 19	Sep 8
92-17	Jul 22	Aug 5	Aug 19	Sep 2	Sep 22
92-18	Aug 5	Aug 19	Sep 2	Sep 16	Oct 6
92-19	Aug 26	Sep 9	Sep 23	Oct 7	Oct 27
92-20	Sep 9	Sep 23	Oct 7	Oct 21	Nov 10
92-21	Sep 23	Oct 7	Oct 21	Nov 4	Nov 24
92-22	Oct 7	Oct 21	Nov 4	Nov 18	Dec 8
92-23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 22
92-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1993
93-01	Nov 25	Dec 9	Dec 23, 1992	Jan 6, 1993	Jan 26
93-02	Dec 9	Dec 23, 1992	Jan 6, 1993	Jan 20	Feb 9
93-03	Dec 23, 1992	Jan 6, 1993	Jan 20	Feb 3	Feb 23
93-04	Jan 6	Jan 20	Feb 3	Feb 17	Mar 9
93-05	Jan 20	Feb 3	Feb 17	Mar 3	Mar 23
93-06	Feb 3	Feb 17	Mar 3	Mar 17	Apr 6
93-07	Feb 24	Mar 10	Mar 24	Apr 7	Apr 27
93-08	Mar 10	Mar 24	Apr 7	Apr 21	May 11
93-09	Mar 24	Apr 7	Apr 21	May 5	May 25
93-10	Apr 7	Apr 21	May 5	May 19	Jun 8
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93-22	Oct 6	Oct 20	Nov 3	Nov 17	Dec 7
93-23	Oct 20	Nov 3	Nov 17	Dec 1	Dec 21
93-24	Nov 3	Nov 17	Dec 1	Dec 15	Jan 4, 1994

¹All documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

Regulatory Fairness Act

The Regulatory Fairness Act, chapter 19.85 RCW, was adopted in 1982 to minimize the impacts of state regulations on small business. RCW 43.31.025 defines small business as "any business entity (including a sole proprietorship, corporation, partnership, or other legal entity) which is owned and operated independently from all other businesses, which has the purpose of making a profit, and which has fifty or fewer employees." The act requires review and mitigation of proposed rules that have an economic impact on more than 20 percent of the businesses of all industries or more than 10 percent of the businesses in any one industry (as defined by any three-digit SIC code).

When the above criteria is met, agencies must prepare a small business economic impact statement (SBEIS) that identifies and analyzes compliance costs and determines whether proposed rules impact small businesses disproportionately when compared to large businesses. When a proportionately higher burden is imposed on small businesses, agencies must mitigate those impacts. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, are subject to review to determine if the requirements of the Regulatory Fairness Act apply. Impact statements are filed with the Office of the Code Reviser as part of the required notice of hearing.

AN SBEIS IS REQUIRED

When:

The proposed rule has any economic impact on more than 20 percent of all industries or more than 10 percent of any one industry; or

The proposed rule IMPOSES costs to business that are not minor and negligible.

AN SBEIS IS NOT REQUIRED

When:

The rule is proposed only to comply or conform with a Federal law or regulation;

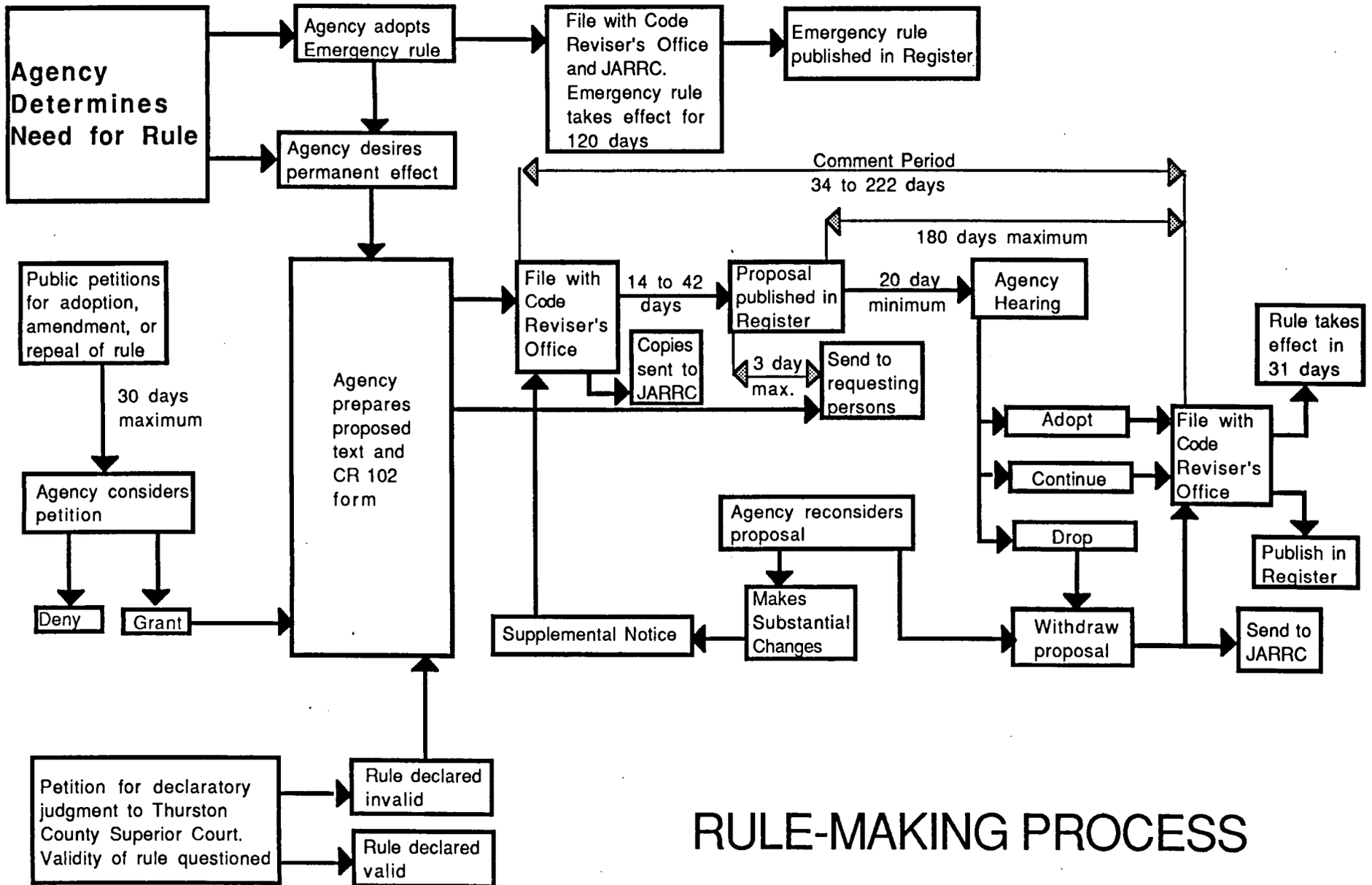
There is no economic impact on business;

The rule REDUCES costs to business;

There is only minor or negligible economic impact;

The rule is proposed as an emergency rule, although an SBEIS may be required when an emergency rule is proposed as a permanent rule; or

The rule is pure restatement of statute.



RULE-MAKING PROCESS

WSR 93-01-085
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed December 15, 1992, 2:25 p.m.]

Original Notice.

Title of Rule: WAC 388-11-010 Statutory basis; 388-11-011 Definitions; 388-11-045 Service requirements—Tolling; 388-11-120 Default; 388-11-150 Consent order and agreed settlement; 388-11-210 Administrative orders; 388-14-030 Confidentiality; 388-14-205 Responsibilities of the Office of Support Enforcement; 388-14-385 Conference board; 388-14-420 Termination of Support Enforcement Services; 388-14-427 Payroll deduction notice—Order to withhold and deliver—Wage assignments—Agreements for electronic service; and 388-14-435 Notice of support debt.

Purpose: Unless the section is addressed below, the purpose of the amendatory sections is to update and simplify the language, correct outdated citations, and to remove gender specific references.

The amendments to WAC 388-11-210 are in response to recent federal regulations requiring specific data elements in support orders (45 CFR 303.100).

The amendments to WAC 388-14-420 are proposed to comply with federal case closure regulations found at 45 CFR 303.11.

The new section, WAC 388-14-427, provides a mechanism for transmission of withholding actions via electronic data transfer, between OSE and employers and benefit holders.

Other Identifying Information: 45 CFR 303.100 and 45 CFR 303.11.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: The issuance updates language, corrects bad citations and cross-references, authorizes agreements for electronic service of collection actions and complies with new federal regulations re: Immediately [immediate] wage withholding.

Reasons Supporting Proposal: Recent revision of 45 CFR 303.100 requires revision to WAC 388-11-210. Both cited sections address the requirements of a support order. A new section WAC 388-14-427 is added to simplify service of withholding actions. The remaining sections are amended to improve readability and to correct errors.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bill Kellington, Office of Support Enforcement, 586-3426.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is necessary because of federal law, 45 CFR 303.11 relates to WAC 388-14-420; and 45 CFR 303.100 relates to WAC 388-11-210.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on February 9, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by February 9, 1993.

Date of Intended Adoption: February 10, 1993.

December 15, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2689, filed 8/30/88)

WAC 388-11-010 Statutory basis. RCW 74.20A.055 is the administrative process for establishing support obligations when there is no superior court order and the office of support enforcement has served a notice and finding of financial responsibility on the responsible parent. The department may only serve a notice and finding of financial responsibility ((may be served only)) on a responsible parent for a support debt or current support obligation established or to be established under RCW 74.20A.057, specifically including cases eligible for nonassistance support enforcement services under WAC ((388-14-302)) 388-14-300.

AMENDATORY SECTION (Amending Order 3081, filed 9/28/90, effective 10/29/90)

WAC 388-11-011 Definitions. For purposes of this chapter and chapters 388-13 and 388-14 WAC, the following definitions shall apply:

(1) "Accrued debt" means a debt for the payment of expenses for the reasonable or necessary care, support, and maintenance, including birth costs, of a dependent child owed by a person having signed an affidavit acknowledging paternity which has been filed with the state office of vital statistics.

(2) "Administrative order" means a determination, finding, decree, or order for support issued under RCW 74.20A.055 or by another state agency under a substantially similar administrative process, establishing the existence of a support obligation and ordering the payment of a set or determinable amount of support money to satisfy current support or a support debt. ((The)) Administrative ((order shall)) orders include:

(a) An agreed settlement or consent order entered under WAC 388-11-150; or

(b) A notice and finding of financial responsibility or a notice and finding of parental responsibility that has become final by operation of law.

(3) "Agreed settlement" means the informal disposition of a contested case by written agreement between a responsible parent and OSE establishing a support obligation and ordering payment. The agreement shall be effective without the presiding officer's approval.

(4) "Arrears," "delinquency," and "past support" means the amount owed for a period of time before the instant month.

(5) ((("Assignment" means, under RCW 74.20A.040, the assignment made by an applicant/custodian of support rights under WAC 388-14-310.

~~(6))~~ "Birth costs" mean the reasonable and necessary costs associated with the birth of a child, including costs of the mother's pregnancy and confinement.

~~((7))~~ (6) "Consent order" means the disposition of a contested case by written agreed order between a responsible parent and OSE establishing a support obligation and ordering payment. The agreed order shall require the presiding officer's approval.

~~((8))~~ (7) "Current support" or "current and future support" means support money paid to satisfy the support obligation for the present month as opposed to satisfaction of a support debt. ~~((9))~~ Current and future support also means the prospective obligation to make monthly support payments.

(8) "Date the state assumes responsibility for the support of a dependent child on whose behalf support is sought" means the date payment of an AFDC-R, AFDC-E, AFDC-FC, a state only foster care, or a family independence program grant is authorized. For purposes of this chapter, the state shall continue to be responsible for the support of a dependent child until public assistance or family independence program payments terminate, or support enforcement services terminate, whichever occurs later.

~~((10))~~ (9) "Department" means the Washington state department of social and health services.

~~((11))~~ (10) "Dependent child" means a person:

(a) Seventeen years of age or younger who is not self-supporting, married, or a member of the United States armed forces;

(b) Eighteen years of age or older for whom a court order requires support payments past eighteen years of age or older; or

(c) Eighteen years of age or older, but under nineteen years of age, for whom an administrative support order exists if the child is:

(i) A full-time student; and

(ii) Reasonably expected to complete secondary school or the equivalent level of vocational or technical training before the end of the month in which the child becomes nineteen years of age.

~~((12))~~ (11) "Fraud" means, for the purposes of WAC 388-11-115:

(a) The representation of the existence or nonexistence of a fact;

(b) ~~((ts))~~ The representation's materiality;

(c) ~~((ts))~~ The representation's falsity;

(d) The speaker's knowledge of ~~((its truth))~~ the falsity;

(e) ~~((His or her))~~ The speaker's intent that ((#) the representation should be acted on by the person to whom it is made;

(f) Ignorance of ~~((its))~~ the falsity on the part of the person to whom it is made;

(g) The latter's;

(i) Reliance on the truth of the representation;

~~((h) His or her))~~ (ii) Right to rely upon it; and

~~((i) His or her))~~ (iii) Subsequent damage.

~~((13))~~ (12) "Good cause for failure to make a timely request for an adjudicative proceeding" means there is substantial reason or legal justification for delay, including a showing of those grounds enumerated in Civil Rule 60.

~~((14))~~ (13) "Health care costs," ~~((means))~~ for the purpose of:

(a) Establishing support obligations under RCW 74.20A.055 and 74.20A.056 means medical, dental, and optometrical costs and expenses; and

(b) Enforcement action under Titles 26.23, 74.20, and 74.20A RCW, including a notice of support owed and a notice of support debt, means medical, dental, optometrical costs stated as a fixed dollar amount by a support order.

~~((15))~~ (14) "Locate" means service of the notice and finding of financial responsibility or the notice and finding of parental responsibility in a manner prescribed by WAC 388-11-040.

~~((16))~~ (15) "Medical support" means health care costs ~~((incurred for))~~ stated as a fixed dollar amount in a support order and health insurance coverage for a dependent child's benefit.

~~((17))~~ (16) "Other ordinary expense" means an expense incurred by a responsible parent:

(a) Directly benefiting a dependent child; and

(b) Relating to the parent's residential time or visitation with a child.

~~((18))~~ (17) "Reasonable efforts to locate" means any of the following actions taken by the office of support enforcement (OSE):

(a) Mailing the notice and finding of financial responsibility or the notice and finding of parental responsibility by certified mail, return receipt requested, to the responsible parent;

(b) Referral to a sheriff, other server of process or locate service, or department employee for locate activities;

(c) Tracing activity as follows:

(i) Checking local telephone directories and attempts by telephone or mail to contact the applicant/recipient, applicant/custodian, relatives of the responsible parent, past or present employers, or the postal authorities;

(ii) Contacting state agencies, union, financial, or fraternal organizations;

(iii) Periodic searches for identification information recorded by other state agencies, federal agencies, credit bureaus, or other record keeping agencies or entities;

(iv) Case maintenance in OSE's automated locate program.

(d) Referral to state or federal parent locator service;

(e) Referral to the attorney general, a prosecuting attorney, the IV-D agency of another state, or the Internal Revenue Service for specific legal or collection action; or

(f) Attempts to confirm the existence of and to obtain a copy of a paternity acknowledgment.

~~((19))~~ (18) "Residential parent" means a parent with whom a child resides a majority of the time, or who is designated as or deemed to be the child's custodian under RCW 26.09.285.

~~((20))~~ (19) "Responsible parent" means the natural parent, adoptive parent, responsible stepparent, or a person having signed an affidavit acknowledging paternity which has been filed with the state office of vital statistics, from whom the department seeks support for a dependent child.

~~((21))~~ (20) "Responsible stepparent" means a stepparent having established an in loco parentis relationship with the dependent child or children.

(a) The status shall continue until the relationship is terminated by death, dissolution of marriage, or by superior court order as provided under RCW 26.16.205.

(b) A rebuttable presumption of an in loco parentis relationship is created when the stepparent;

(i) Lives with the child and the parent; or

(ii) Provides care, support, or guidance for the child.

~~((22))~~ (21) "Secretary" means the secretary of the department of social and health services or the secretary's designee.

~~((23))~~ (22) "State" means a state or political subdivision, territory, or possession of the United States, the District of Columbia, and the Commonwealth of Puerto Rico, a federally recognized Indian tribe, or a foreign country.

~~((24))~~ (23) "Superior court order" means a judgment, decree, or order of a Washington state superior court or another state's court of comparable jurisdiction:

(a) Establishing a support obligation and ordering payment thereon of a set or determinable amount; or

(b) Specifically relieving a responsible parent of a support obligation.

~~((25))~~ (24) "Support debt" means:

(a) A delinquent amount of support money due, owing, and unpaid under a superior court order or an administrative order;

(b) A debt for the payment of expenses for the reasonable or necessary care, support and maintenance, including health care costs as defined in this section, birth costs, child care, special child rearing expenses, and an accrued debt under RCW 74.20A.056, of a dependent child or other person for whom a support obligation is owed;

(c) A debt under RCW 74.20A.100 or 74.20A.270; or

(d) Accrued interest, fees, or penalties charged on a support debt, and attorneys' fees and other costs of litigation awarded in an action under Title IV-D of the Social Security Act establishing and enforcing a support obligation or support debt.

~~((26))~~ (25) "Support money" means money paid to satisfy a support obligation whether named child support, spousal support, alimony, maintenance, medical support, birth costs, or other money intended to satisfy a support obligation for a person or satisfy wholly or partly a support debt.

~~((27))~~ (26) "Support obligation" means the obligation to provide for the necessary care, support, and maintenance, including health care costs as defined in this section, birth costs, child care and special child rearing expenses of a dependent child or other person as required by law.

AMENDATORY SECTION (Amending Order 2689, filed 8/30/88)

WAC 388-11-045 Service requirements—Tolling.

(1) For support obligations owed for months on or after September 1, 1979, the department shall exercise reasonable efforts to locate the responsible parent. The department shall serve a notice and finding of financial or parental responsibility within sixty days of the date the state assumes responsibility for the support of a dependent child on whose behalf support is sought. If service is not timely, the department shall lose the right to reimbursement of public assistance payments made after the sixtieth day and before the notice is served. However(~~(=~~

~~(=))~~, the department shall not lose the right to reimbursement of public assistance payments for any period of time;

(a) During which it exercised reasonable efforts to locate the responsible parent; or

(b) For sixty days after the date on which the center for health statistics received an acknowledgement of paternity for the child for whom the state has assumed responsibility, and paternity has not been established.

(2) The department shall not apply this rule to:

(a) Nonassistance cases(~~(=)~~);

(b) Cases where the residential parent lives out of state(~~(=)~~);

(c) Cases in which the custodial parent is claiming good cause for not cooperating with the department; and

(d) Cases where parentage is in issue and:

(i) Has not been established by superior court order;

~~(and~~

~~(=)) or~~

(ii) Is not the subject of a presumption under RCW 26.26.040(e).

(3) The department shall consider a prorated share of each monthly public assistance payment as paid on each day of the month.

~~((2))~~ (4) For support obligations owed for months before September 1, 1979, and for which a final determination was issued on or after September 1, 1979, the department shall exercise reasonable efforts to locate the responsible parent. The department shall serve a notice and finding of financial responsibility within six months of the date the state assumes responsibility for the support of a dependent child on whose behalf support is sought. If service is not timely, the department shall lose the right to reimbursement of public assistance payments made after the sixth month and before the notice is served. However, the department shall:

(a) ~~((The department shall))~~ Not lose the right to reimbursement of public assistance payments for any period of time during which it exercised reasonable efforts to locate the responsible parent. Reasonable efforts to locate shall be supported by contemporaneous recordings in the department's files;

(b) ~~((The department shall))~~ Not apply this rule to nonassistance cases, cases where the residential parent lives out of state, or cases where parentage is in issue and has not been established by superior court order;

(c) ~~((The department shall))~~ Consider a prorated share of each monthly public assistance payment as paid on each day of the month.

AMENDATORY SECTION (Amending Order 2689, filed 8/30/88)

WAC 388-11-120 Default. If the responsible parent fails to appear at a hearing, the administrative law judge shall, upon a showing of valid service, enter an initial decision and default order. The administrative law judge shall state in the decision that the support debt and the current support obligation stated in the notice and finding of financial or parental responsibility are assessed, determined, and subject to collection action.

AMENDATORY SECTION (Amending Order 2689, filed 8/30/88)

WAC 388-11-150 Consent order and agreed settlement. (1) ~~((Informal disposition of any contested case shall be encouraged where feasible through))~~ The department may enter a consent order or agreed settlement to dispose of any contested case. The department shall use consent orders and agreed settlements in any case in which such informal disposition is feasible.

(a) An agreed settlement shall be effective without approval of an administrative law judge.

(b) A consent order shall require the approval of an administrative law judge to be effective. The administrative law judge shall approve a consent order without requiring testimony or a hearing unless the entry of such an order would be specifically contrary to law.

(2) If negotiations to a consent order or agreed settlement are commenced within twenty days of service of the notice and finding of financial, or parental responsibility, and such negotiations fail, the responsible parent shall have an additional twenty days from the date the negotiations fail to request a hearing. The department shall consider a hearing ~~((so requested shall be considered))~~ request filed within twenty days of the date negotiations failed, to be timely.

(3) A party to a consent order ~~((s))~~ or an agreed settlement ~~((s shall not be subject to review))~~ may:

(a) Not petition for review of the settlement or order under WAC ((388-11-105, but shall be subject to)) 388-08-464;

(b) Petition for modification under WAC 388-11-140; and ~~((vacation for fraud))~~

(c) Petition to vacate the settlement or order under WAC 388-11-115.

AMENDATORY SECTION (Amending Order 3344, filed 3/24/92, effective 4/24/92)

WAC 388-11-210 Administrative orders. (1) The department and the presiding officer shall include in every administrative child support order ~~((shall include))~~ the:

(a) Responsible parent's and residential parent's net income;

(b) Amount of the responsible parent's share of the basic support obligation without adjustments;

(c) Amount of the responsible parent's share of the basic support obligation after adjustments;

(d) Specific reasons for deviation, if the adjusted amount is different than the unadjusted amount;

(e) Total amount of the responsible parent's support obligation with the transfer payment stated as an amount per month per child;

(f) Specific day of the month on which the support payment is due;

(g) Responsible parent's Social Security Number, residence address, and the name of the responsible parent's employer;

(h) Residential parent's Social Security Number;

(i) Names, birthdates, and Social Security Numbers, if any, of the dependent child;

(j) Disposition of the responsible parent's obligation to provide health insurance under WAC 388-11-215;

(k) Statement that the responsible parent shall make all support payments to the Washington state support registry;

(l) Statement that each parent shall notify the Washington state support registry of a change in resident address;

(m) Statement that the responsible parent must keep the Washington state support registry informed of the:

(i) Name and address of that parent's employer;

(ii) Availability of health insurance coverage for the dependant children at reasonable cost; and

(iii) If health insurance is available, of the health insurance policy information.

(n) Statement that a support obligation established under this chapter shall continue until:

(i) Modified under WAC 388-11-140;

(ii) Superseded by a superior court order; or

(iii) The child for whom support is assessed reaches the age of majority or is emancipated, unless the child is a full-time student in high school or its vocational equivalent, and is reasonably expected to graduate before turning nineteen years of age, in which case the support obligation ~~((with))~~ shall continue until the earlier of the child's graduation from high school or the child's nineteenth birthday; and

((n)) (o) Statement that the responsible parent is liable for the following costs based on the parent's proportionate share of the basic support obligation, if these costs are known when the order is entered:

(i) Health care costs, including extraordinary health care costs, not covered by health insurance;

(ii) Day care expenses; and

(iii) Approved special child-rearing expenses.

(2) Unless the presiding officer finds good cause or approves an alternate payment arrangement under subsection (3) of this section, the support order shall contain a statement that the department may issue a notice of payroll deduction under chapter 26.23 RCW or may take other income withholding action under chapters 26.18 or 74.20A RCW at any time, without further notice to the responsible parent.

(3) The presiding officer may enter an order that does not contain the notice required by subsection (2) of this section if the presiding officer:

(a) Finds that one of the parties has demonstrated good cause not to require immediate income withholding; or

(b) Approves a written agreement signed by both parties that provides for an alternate payment arrangement.

(4) All support orders containing an alternate payment arrangement approved under subsection (3)(a) or (b) of this section shall include a statement that the department may issue a notice of payroll deduction under chapter 26.23 RCW or may take other income withholding action under chapters 26.18 or 74.20A RCW when a support payment is not paid when due and an amount equal to or greater than the support payable for one month is owed.

(5) The department and the presiding officer shall:

(a) Base all findings of good cause under subsection (3)(a) of this section on a finding that immediate wage withholding would not be in the best interest of the child; and

(b) Include in the support order a written explanation of why immediate wage withholding would not be in the best interests of the child.

(6) When modifying an existing support order, the department and the presiding officer shall not make a finding of good cause under subsection (3)(a) of this section without:

(a) Finding that immediate wage withholding would not be in the best interest of the child;

(b) Proof of timely payment of previously ordered support; and

(c) Including a written explanation of why immediate wage withholding would not be in the best interests of the child.

AMENDATORY SECTION (Amending Order 3234, filed 8/20/91, effective 9/20/91)

WAC 388-14-030 Confidentiality. (1) Under RCW 26.23.120, all information and records, concerning persons who owe a support obligation or for whom the office provides support enforcement services, are private and confidential. The office shall disclose information and records only as follows:

(a) The office shall disclose information and records only to:

(i) A person or entity listed and for the specific purpose or purposes stated in federal law;

(ii) The person who is the subject of the information or records, unless the information or records are exempt under RCW 42.17.310;

(iii) Local, state, and federal government agencies for support enforcement and related purposes;

(iv) A party to a judicial proceeding or a hearing under chapter 34.05 RCW, if the presiding officer enters an order to disclose. The presiding officer shall base the order (~~shall be based~~) on a written finding that the need for the information outweighs any reason for maintaining privacy and confidentiality;

(v) A party under contract, if disclosure will allow the party to assist in the program's management or operation;

(vi) A person or entity when necessary to the administration of the program or the performance of functions and duties in state and federal law. The office may publish information about a responsible parent for locate and enforcement purposes;

(vii) A person, representative, or entity if the person who is the subject of the information and records consents, in writing, to disclosure;

(viii) The office of administrative hearings or the office of appeals for administration of the hearing process under chapter 34.05 RCW (~~+- Provided however, that~~). The presiding officer or review judge shall not include the address of the physical custodian in an administrative order, or disclose the physical custodian's address to the responsible parent. ((A)) The review judge and the presiding officer shall:

(A) State in support (~~order shall state~~) orders that the address is known by the Washington state support registry; and

(B) Inform the parties they may obtain the address by submitting a request for disclosure to the office of support enforcement (OSE) under this section.

(b) The last known address of, or employment information about, a party to a court or administrative order for, or

a proceeding involving, child support may be given to another party to the order. (~~This~~) The party receiving the information may only use the information (~~may only be used~~) to establish, enforce, or modify a support order. Disclosure of this information is subject to (~~other~~) the limitations listed (~~in~~) under subsections (4), (5), and (6) of this section;

(c) The last known address of natural or adoptive children may be given to a parent having a court order granting that parent visitation rights with, legal custody of or residential time with the parent's natural or adoptive children. (~~This information~~) The parent may only (~~be used~~) use this information to enforce the terms of the court order;

(d) The department may disclose the Social Security Number of a dependent child (~~may be disclosed~~) to the absent parent to enable the parent to claim the dependency exemption as authorized by the Internal Revenue Service.

(2) (~~The rules and procedures in~~) Except as provided under subsections (4) through (8) of this section, chapter 388-320 WAC (~~(, relating to)~~) governs the process (~~(for)~~) of requesting and disclosing information and records (~~(, apply to requests for disclosure under this section)~~).

(3) The office shall take timely action on requests for disclosure. The office shall respond in writing within (~~ten~~) five working days of receipt of the request, unless the request is for disclosure of the address of the physical custodian or the dependent children. The office shall inform the requestor of the thirty-day notice period provided for under subsection (5) of this section. The office shall respond to a request for an address within (~~ten~~) five working days of the date the thirty-day notice period, provided for in subsection (5) of this section, expires, unless the physical custodian requests an adjudicative proceeding to contest the address release.

(4) The following provisions apply to a request for disclosure of the physical custodian's or a dependent child's address under subsection (1)(b) and (c) of this section:

(a) The office shall not release the address if:

(i) The department has determined, under WAC 388-24-111, that the physical custodian has good cause for refusing to cooperate;

(ii) The order, on which the request is based, restricts or limits the address requesting party's right to contact or visit the other party or the child by imposing conditions to protect the physical custodian or the child from harm.

(b) A person shall submit a request for disclosure in writing and in person, with satisfactory evidence of identity, at any OSE office;

(c) If the request is made by the person's attorney, the office shall waive the provisions regarding submission in person with satisfactory evidence of identity;

(d) If the person resides outside the state of Washington, the office shall waive the provision requiring submission in person if the person:

(i) Submits a notarized request for disclosure; and

(ii) Complies with the requirements of subsection (4)(e) of this section (~~(:)~~);

(e) The requester shall attach the following to a request for disclosure of an address:

(i) A copy of the superior court order on which the request is based. The office shall waive this provision if the office has a true copy of the order on file;

(ii) A sworn statement by the individual that the order has not been modified;

(iii) A statement explaining the purpose of the request and how the information will be used.

(5) Prior to disclosing the physical custodian's or a child's address, the office shall mail a notice to the last known address of the physical custodian, except as provided ~~((in))~~ under subsection ~~((7))~~ (8) of this section. The notice shall advise the physical custodian that:

(a) A request for disclosure has been made;

(b) The office will disclose the address, to a person under subsections (1)(b) and (c) of this section, after thirty days from the date of the notice, unless:

(i) The office receives a copy of a court order which:

(A) Enjoins disclosure of the address; or

(B) Restricts the address requesting party's right to contact or visit the other party or a child by imposing conditions to protect the physical custodian or the child from harm, including, but not limited to, temporary orders for protection under chapter 26.50 RCW; or

(ii) The physical custodian requests an adjudicative proceeding which ultimately results in a decision that release of the address is reasonably anticipated to result in harm to the physical custodian or a dependent child.

(c) If the physical custodian requests an adjudicative proceeding to contest the address release, the physical custodian may participate in the proceeding by telephone, from any pre-arranged location. The location and phone number shall not be disclosed by the presiding officer.

(6) In any adjudicative proceeding requested under subsection (5)(b)(ii) of this section:

(a) The parent requesting address disclosure and the physical custodian are independent parties in the adjudicative proceeding;

(b) The physical custodian may participate by telephone, provided the physical custodian:

(i) States in the request for the adjudicative proceeding that participation will be by telephone; and

(ii) Provides the office of appeals or the office of administrative hearings with a telephone number where the physical custodian can be reached for the hearing, at least five calendar days before the scheduled hearing.

(c) The presiding officer shall not disclose the location or phone number from which the physical custodian is appearing;

(d) The initial burden of proof is on the party requesting address disclosure, to show that the address request is for a purpose for which disclosure is specifically permitted under this section.

(e) If the party requesting address disclosure:

(i) Fails to meet this burden, the presiding officer shall enter an order denying the address request;

((e) If the party requesting address disclosure) (ii) Establishes that the address was requested for a purpose for which disclosure is permitted, the physical custodian must then show that it is reasonable to anticipate that physical or emotional harm to the physical custodian or a child will result from release of the address. The physical custodian:

((i) The physical custodian) (A) May demonstrate reasonable anticipation of harm by any form of evidence admissible under chapter 34.05 RCW; ((ii) The physical custodian) and

(B) Is not required to provide corroborative evidence required by WAC 388-24-111(7), to establish a reasonable anticipation of harm.

(f) If either party fails to appear, the presiding officer may enter an order on default:

(i) If the ~~((default order is based on the))~~ physical custodian ~~((s failure))~~ fails to appear, the order shall require OSE to release the physical custodian's address;

(ii) If the ~~((default is based on the))~~ address requesting party ~~((s failure))~~ fails to appear, the default order shall deny the request for address information.

(g) The office of administrative hearings shall arrange the attendance of the parties by telephone or other procedure showing due regard for the safety of the physical custodian and the children;

(h) If the physical custodian requests an adjudicative proceeding the office ~~((will))~~ shall respond to the disclosure request within ~~((ten))~~ five working days of the exhaustion of administrative remedies.

(7) If the physical custodian requests a hearing under subsection (6) of this section in response to a department initiated review of the support order for modification, both parties to the support order shall be independent parties in the address disclosure hearing.

(8) The office ((will)) shall not mail a notice prior to disclosure:

(a) If the address requesting party can show the other party will likely flee and that:

(i) A court of competent jurisdiction of this state or another state has entered an order giving legal and physical custody of a child whose address is requested to the requesting party; and

(ii) The custody order has not been altered, changed, modified, superseded, or dismissed; and

(iii) A child was taken or enticed from the address requesting party's physical custody without that party's consent; and

(iv) The address requesting party has not subsequently assented to being deprived of physical custody of the children; and

(v) The address requesting party is making reasonable efforts to regain physical custody of the child; or

(b) When a child whose address is requested is receiving foster care services under chapter 74.13 RCW.

~~((8))~~ (9) If a child is receiving foster care services, the party shall contact the party's local community services office for disclosure of that child's address information.

~~((9))~~ (10) The rules of confidentiality and penalties for misuse of information and reports that apply to a department employee, shall also apply to a person who receives information under this section.

~~((10))~~ (11) Nothing in these rules ((shall be construed)):

(a) ~~((To))~~ Prevents the office from disclosing information and records when such disclosure is necessary to the performance of its duties and functions as provided by state and federal law;

(b) ~~((To))~~ Requires the office to disclose information and records obtained from a confidential source.

AMENDATORY SECTION (Amending Order 3403, filed 6/9/92, effective 7/10/92)

WAC 388-14-205 Responsibilities of the office of support enforcement. (1) The office shall provide services, until such services are terminated under this chapter, when:

(a) The department pays public assistance or provides foster care services;

(b) A former recipient of public assistance is eligible for services under WAC 388-14-300 (2)(d);

(c) An applicant/custodian requests nonassistance support enforcement services under RCW 74.20.040 and WAC 388-14-300(-);

(d) A support order or wage assignment order under chapter 26.18 RCW directs that the responsible parent make support payments through the Washington state support registry;

(e) A support order under which there is a current support obligation for the dependent children, is submitted to the Washington state support registry;

(f) A former custodial parent requests services to collect a support debt that has been reduced to a sum certain judgment by the court or agency of competent jurisdiction; or

(g) A child support enforcement agency in another state or foreign country under reciprocal agreement requests support enforcement services.

(2) ~~((Whenever))~~ When possible and ~~((or))~~ appropriate ~~((under the circumstances))~~, the office shall take action under chapters 26.23 and 74.20A RCW to establish, enforce, and collect the child support obligation. The office may refer appropriate cases to the county prosecuting attorney or attorney general's office when judicial action is required.

(3) Except to the extent allowed by WAC 388-24-111, in any case for which OSE has received notice that the CSO has made a finding of good cause under WAC 388-24-111, the office shall not act to:

(a) Establish paternity on its own initiative or at the request of a putative father applying for services under WAC 388-14-300 (1)(h); or

(b) Secure child support.

(4) The office shall suspend all activities under Title IV-D to establish paternity or secure child support, to the extent required by WAC 388-24-111, until the CSO notifies the office of its final determination regarding an applicant or recipient who has claimed good cause. Any agency acting under a cooperative agreement who fails or refuses to comply with a request from OSE to suspend activities shall not be entitled to financial participation under the Title IV-D cooperative agreement as to said case or cases upon which the request is made.

(5) A child support obligation shall:

(a) Continue while enforcement and/or collection action is suspended pending a final determination of good cause; and

(b) Be subject to collection when a decision is made that good cause for refusal to cooperate no longer exists.

(6) The office shall:

(a) Review and comment on the findings and basis for the proposed determination by the CSO; and

(b) Be a party to any hearing requested as a result of an applicant's or recipient's appeal of any agency action under WAC 388-24-111.

(7) The office shall:

(a) Establish, maintain, retain, and dispose of case records in accordance with the department's records management and retention policies and procedures adopted under chapter 40.14 RCW.

(b) Establish, maintain, and monitor support payment records; and

(c) Receive, account for, and distribute child support payments required under superior court and administrative orders for support.

(8) When the office determines that a support obligation, established by order of a superior court of this state, has been satisfied or is no longer legally enforceable, the office shall ~~((mail))~~ send a notice of its intent to file a satisfaction of judgment to the last known address of the payee under the order and to the responsible parent. The department shall include the following provisions in the notice ~~((shall contain the following provisions))~~:

(a) A statement of the facts the office relied on in making the determination; and

(b) A statement that payee has twenty days from the date of the notice, to:

(i) Object and request a conference board under WAC 388-14-385(-); or

(ii) Initiate an action to obtain a judgment from the court that entered the order.

(9) If the conference board or the court determines the support obligation or a support debt still exists, the office shall withdraw the notice and shall make reasonable efforts to enforce and collect the remaining support debt. When the conference board or court determines that a debt does not exist, the office shall file a satisfaction of judgment with the clerk of superior court in which the order was entered.

(10) A support obligation is satisfied or no longer legally enforceable when the obligation to pay current and future support terminates under the order, and:

(a) The support debt owed under the order has been paid in full;

(b) The support debt is no longer enforceable due to the operation of the statute of limitations; or

(c) The office determines the responsible parent has a valid defense to payment of the debt under Washington law; or

(d) Under RCW 74.20A.220, the office determines the debt is uncollectible, grants a total or partial charge-off, or accepts an offer to compromise a disputed debt.

(11) WAC sections 388-14-300 and 388-14-310 govern the level of services provided by the department under subsections (1)(b) through (g) of this section ~~((shall be governed by WAC 388-14-300 and 310))~~.

AMENDATORY SECTION (Amending Order 3133, filed 4/9/91, [effective] 5/10/91)

WAC 388-14-385 Conference board. (1) A conference board may inquire into, determine facts, and attempt to resolve matters in which a responsible parent, residential

parent, payee under a court order, or other person feels aggrieved by an action taken by the office of support enforcement under:

(a) Chapters 26.23, 74.20, 74.20A RCW~~((:))~~; or

(b) Title IV-D of the Social Security Act (Title 42 U.S.C.).

(2) The intent and purpose of the conference board is to facilitate the informal speedy resolution of grievances.

~~((+))~~ (3)(a) The director, revenue division, or director's designee may assemble a conference board on application of an aggrieved person or on the director's own motion. The conference board shall dissolve upon issuance of a decision on the matter for which it was appointed.

(b) An applicant for a conference board shall have made a reasonable attempt and have failed to resolve the grievance before a conference board may act to attempt to resolve the issue.

~~((2))~~ (4) The conference board's jurisdiction shall include, but shall not be limited to, the following areas:

(a) A complaint as to the conduct of individual staff members while acting within the scope of their duties. The decision of the board shall be directed to the first line supervisor for action as appropriate;

(b) Review of a denial of an application for or termination of nonassistance support enforcement services;

(c) Review of an allegation of error as to the distribution of support moneys;

(d) Review of a denial to collect support arrears in nonassistance cases under RCW 74.20.040;

(e) Resolution of the amount of arrears claimed due and rate of repayment~~((s))~~;

(f) A request to release or refund money taken under RCW 74.20A.080 or 26.23.060 to provide for the reasonable necessities of a responsible parent and minor children in the responsible parent's home;

(g) A request for deferral of support enforcement action;

(h) A request for partial or total charge-off of support arrears under RCW 74.20A.220;

(i) A request to waive interest under RCW 74.20A.190;

(j) A request to waive or defer the nonassistance support enforcement fee under RCW 74.20.040;

(k) Review of a determination that a support obligation has been satisfied or is no longer legally enforceable;

(l) A specific request for administrative review of cases submitted to the IRS for offset of a tax refund in accordance with federal statutes and regulations; ~~((and))~~

(m) Any other matter requiring explanation of or application of policy or law to an issue in a specific case or clarification of facts in said case; and

(n) OSE's action in reporting a support debt to a consumer reporting agency.

~~((3))~~ (5) When a person requests a conference board, the director or the director's designee may take such action, as deemed appropriate, and may exercise any of the authority provided for in this regulation, when the:

(a) Grievance does not involve a factual dispute; or

(b) Disputed fact or facts even if resolved in favor of the person would not provide a basis upon which relief could be granted to the person by a conference board.

~~((4))~~ (6) When a person requests a conference board and the grievance involves an apparent factual dispute:

(a) The director or director's designee shall assemble a conference board composed of the director or director's designee, who shall serve as ~~((chairman,))~~ chair and two staff members, if deemed necessary;

(b) The ~~((chairman))~~ chair shall mail a notice of conference board to the applicant and any other person or agency who is a party in interest to the proceeding. The notice of conference board shall state that a conference board has been scheduled and inform the parties of the time and place of the conference board;

(c) Where the department is not providing public assistance to the payee under a court order, and the responsible parent timely requests a conference board to contest the debt stated in a notice of support debt, the conference board shall be scheduled for a date at least thirty days after the notice of conference board is issued, and the notice shall state that:

(i) The payee has twenty days from the date the notice of conference board was given to request that the grievance be addressed in an adjudicative proceeding under WAC 388-14-435;

(ii) If the payee does not timely request an adjudicative proceeding, the department will deem that the payee has elected to have the grievance heard in a conference board and the:

(A) Conference board decision will become the final agency position on the debt claimed under the notice of support debt; and

(B) A payee's late application for an adjudicative proceeding shall be denied unless the payee shows good cause for the late application; and

(iii) If the payee does not appear at either a conference board or an adjudicative proceeding, the resulting decision may be adverse to the payee's interest~~((:))~~ including, but not limited to, a reduction in the support debt stated in the notice of support debt.

(d) If the payee requests an adjudicative proceeding under WAC 388-14-435, OSE shall inform the:

(i) Responsible parent that the parent's request for conference board is declined, and the responsible parent must appear at the adjudicative proceeding requested by the payee to raise objections to the notice of support debt; and

(ii) Payee that the conference board previously scheduled has been declined due to the payee's application for an adjudicative proceeding.

~~((5))~~ (7) The ~~((chairman-of-the))~~ conference board chair is authorized to issue subpoenas under RCW 74.04.290 and to administer oaths, take testimony, and compel the production of such papers, books, records, and documents deemed relevant to the resolution of the grievance under consideration. The conference board chair may take additional evidence ~~((may-be-taken))~~ by affidavit or other written submission when necessary or practicable together with written or oral argument. The ~~((chairman))~~ chair may designate persons having specific familiarity with the matter at issue or technical expertise with the subject to advise the board.

~~((6(a))~~ (8) The conference board ~~((chairman))~~ chair shall make a written decision stating the facts found, policies applied, and the board's decision.

~~((b))~~ (a) The board's decision, including a decision to deny a request for a conference board, shall be in accordance

with applicable statutes, case law, department rules and regulations, published office of support enforcement manuals, support enforcement policy bulletins, and the exercise of reasonable administrative discretion.

~~((e))~~ (b) The board shall base a decision under RCW 74.20A.220 to grant partial or total charge-off of arrears owed to the department under RCW 74.20A.030, 74.20A.250, 74.20.320, 74.20.330, or 42 U.S.C. 602 (a)(26)(A) on the following considerations:

(i) Error in law or bona fide legal defects that materially diminish chances of collection; or

(ii) Substantial hardship to minor children in the household of the responsible parent or other minor children for whom the responsible parent actually provides support which hardship is to be measured against income standards for public assistance and consideration of all available income, property, and resources of the responsible parent and the necessity to apportion the income and resources of the responsible parent on an equitable basis with the children for whom the arrears accrued; or

(iii) Costs of collection action in the future that are greater than the amount to be charged off; or

(iv) Settlement from lump-sum cash payment that is beneficial to the state considering future costs of collection and likelihood of collection.

~~((d))~~ (c) If the decision is the result of a conference board, that decision shall represent the decision of a majority of the board. The director shall vacate decisions inconsistent with the standards in this section and remand them for issuance of a new decision in compliance with the standards.

~~((e))~~ (9) The board shall distribute a copy of the decision to the applicant, other parties in interest, the appropriate office of support enforcement field office for action consistent with the decision of the board, and the director.

~~((7))~~ (10) A conference board is not an adjudicative proceeding subject to review by the superior court and is not a substitute for any constitutionally or statutorily required hearing. Aggrieved parties may be represented before the board by a person of their choice. The department shall not pay any costs incurred by the aggrieved person in connection with the conference board.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

AMENDATORY SECTION (Amending Order 3043, filed 7/24/90, effective 8/24/90)

WAC 388-14-420 Termination of support enforcement services. (1) After the office of support enforcement (OSE) begins providing services under chapter 74.20 RCW and RCW 26.23.045 (1)(a), (b), (c), (e), or (f), OSE may terminate services ~~((under the following circumstances))~~ when:

(a) There is no current support order and the ~~((support obligation under the order ends and the))~~ support debt is ~~((paid))~~ less than five hundred dollars or cannot be enforced under the laws of the state of Washington;

(b) OSE determines that the responsible parent ~~((is dead and OSE receives proof there is no available estate))~~ or

putative father is dead and has no available assets, income, or estate subject to collection action;

(c) OSE determines that the responsible parent does not have any available assets, income, or estate subject to collection action, and is and will be unable to pay support because the parent is:

(i) Institutionalized in a psychiatric facility;

(ii) Incarcerated without possibility of parole; or

(iii) Medically verified as totally and permanently disabled with no evidence of support potential.

(d) The applicant, agency, or person receiving nonassistance services~~((, or agency))~~ submits a written request to terminate services, and no:

(i) Current assignment to the state of medical support rights exists; and

(ii) Debt accrued under a support order that is assigned to the state exists~~((;~~

~~((The physical custodian and the dependent child move to and reside in another state or country)).~~

~~((OSE receives no support payment despite reasonable collection efforts, and future collections are not foreseeable;~~

~~((A))~~ OSE makes reasonable efforts to identify or locate the responsible parent, using local, state, and federal locate sources~~((;))~~ over a three-year period and does not find new locate information; ~~((or))~~

(f) OSE is unable to contact a nonassistance physical custodian within a thirty-day period using both a telephone call and one or more registered letters;

(g) OSE documents:

(i) Instances of the physical ~~((custodian fails))~~ custodian's failure or ~~((refuses))~~ refusal to cooperate with OSE; and ~~((OSE cannot proceed without such cooperation))~~

(ii) That the physical custodian's cooperation is essential for the next step in providing support enforcement services;

~~((The physical custodian:~~

~~((i) Hires an attorney or collection agency to collect the support obligation or support debt without notice to OSE; and~~

~~((ii) Fails or refuses to cooperate with a request to have support payments paid through the Washington state support registry.~~

~~((i))~~ OSE cannot obtain a ~~((support))~~ paternity order because:

(i) ~~((There is not enough proof to establish the support obligation))~~ The putative father is dead; ~~((or))~~

(ii) ~~((OSE has exhausted legal remedies))~~ A genetic test has excluded all known putative fathers and no other putative father can be identified;

(iii) The child is eighteen years of age or older; or

(iv) The department, a court of competent jurisdiction, or an adjudicative proceeding determines that paternity establishment would not be in the best interest of the child in a case involving:

(A) Incest;

(B) Rape; or

(C) Pending adoption.

~~((j))~~ (i) The department or a court of competent jurisdiction finds the person receiving services has wrongfully deprived the responsible parent of physical custody of a dependent child under WAC 388-11-065(10);

~~((k)) OSE finds it is either not advisable or not proper to provide or continue services; or~~

~~((h)) (i) The department or a court of competent jurisdiction finds that action establishing or enforcing a support obligation ~~((is likely to result in)) cannot proceed without risk of harm to the child or the child's custodian;~~~~

~~(k) OSE has provided locate-only services in response to a request for state parent locator services; or~~

~~(l) The responsible parent is a citizen of, and lives in, a foreign country and:~~

~~(i) Does not have any assets which can be reached by OSE; and~~

~~(ii) Washington state has been unable to establish reciprocity in child support matters with that country.~~

(2) After OSE provides services under RCW 26.23.045

(1)(d), OSE shall:

(a) Terminate support enforcement services;

(i) If a court of competent jurisdiction orders OSE to terminate services based on:

(A) An approved alternate payment plan under RCW 26.23.050; or

(B) A finding that it is not in the child's best interest for OSE to continue providing services.

(ii) After filing a satisfaction of judgment with the court as provided under WAC 388-14-205; or

(iii) If the responsible parent is dead and OSE receives proof there is no available estate.

(b) Terminate services, except records maintenance and payment processing:

(i) For the reasons stated under subsections (1)(c), (d), (e), (f), (g), ~~((h)),~~ (j), (k), or (l) of this section; or

(ii) If the payee under the order fails to submit an application for support enforcement services.

(3) ~~((When))~~ Sixty days before terminating services, OSE shall mail a notice to the physical custodian. OSE shall:

(a) Send the notice by regular mail to the last known address of the physical custodian;

(b) Include in the notice the reason~~((s))~~ for terminating services; and

(c) State in the notice that the physical custodian may ask for an adjudicative proceeding to contest the decision terminating services.

~~(4) ((OSE may terminate support enforcement services when the department terminates foster care under Title 13 RCW.~~

~~((5))~~ After terminating support enforcement services, OSE shall return support money OSE receives to the payor except as provided under subsection (2)(b) of this section.

NEW SECTION

WAC 388-14-427 Payroll deduction notice—Order to withhold and deliver—Wage assignments—Agreements for electronic service. (1) An employer, or any other person, firm, corporation, or political subdivision, or department of the state or federal government, may agree to accept and acknowledge service of documents listed under subsection (3) of this section by electronic data transmission.

(2) All agreements for service by electronic data transmission (EDT) shall be in writing and shall contain the

employer, person, firm, corporation, political subdivision, or department's agreement to accept an EDT as:

(a) Personal service of the documents related to withholding; and

(b) A written document for the purpose of chapters 26.23 and 74.20A RCW.

(3) OSE may serve the following documents by EDT, providing that the entity served has agreed to service by EDT under the provisions of subsections (1) and (2) of this section:

(a) Notice of Payroll Deduction under RCW 26.23.060;

(b) Order to Withhold and Deliver under RCW 74.20A.080;

(c) Assignment of earnings under RCW 74.20A.240;

(d) Releases of any of the documents listed in this subsection; and

(e) Amendments in the amount to be withheld under any of the documents listed in this subsection.

(4) OSE shall provide the other party, to any agreement under this section, with copies of the current forms listed in subsection (3) of this section, and any subsequent updates of those forms. OSE's failure to provide updates shall not excuse compliance with any of the wage withholding documents served under the terms of the agreement.

(5) An agreement to accept service by EDT does not alter the rights, duties, and responsibilities related to income withholding action under chapters 26.23, 74.20, and 74.20A RCW.

AMENDATORY SECTION (Amending Order 3133, filed 4/9/91, effective 5/10/91)

WAC 388-14-435 Notice of support debt. (1) A notice of support debt issued under RCW 74.20A.040 shall state:

(a) The Office of Support Enforcement (OSE) ~~((is providing))~~ provides support enforcement services on behalf of the responsible parent's dependent children.

(b) The amount of any support debt, including medical support and day care costs, owed by the responsible parent.

(c) The current monthly amount for support under a court or administrative order.

(d) Twenty-one days after service of the notice of support debt OSE may take action to collect the responsible parent's support obligation without further notice, when the support obligation becomes due under the terms of the court order, unless the responsible parent or the payee under the order has filed a timely request to contest the notice of support debt as provided under this section. Collection action includes issuing orders to withhold and deliver, notices of payroll deduction, and/or taking other income withholding action.

(e) After service of the notice of support debt the responsible parent ~~((must))~~ shall make all support payments through the Washington state support registry.

(f) The responsible parent ~~((with))~~ shall not receive credit for payments made to a person or agency other than the support registry under RCW ~~((26.23.050(7)))~~ 26.23.050(9) and 74.20.101.

(g) The responsible parent has twenty days after service of the notice to contest the support debt amount by either:

(i) Making a written request for a conference board to be held under WAC 388-14-385; or

(ii) Filing an action in superior court.

(h) If the payee under the order objects to the support debt stated in the notice of support debt, or to a proposed settlement agreement between OSE and the responsible parent resulting in a reduction of the support debt, the payee may contest the action by filing:

(i) ~~((Filing))~~ A written application for an adjudicative proceeding under chapter 34.05 RCW; or

(ii) ~~((Filing))~~ An action in superior court.

(i) Both parties shall be notified of any adjudicative proceeding requested by the payee, or conference board requested by the responsible parent, and both parties shall be allowed to participate as independent parties.

(2) The department shall serve the notice of support debt on the responsible parent:

(a) Like a summons in a civil action; or

(b) By any form of mail requiring a return receipt.

(3) Following service upon the responsible parent, the office shall mail a copy of the notice of support debt to the payee under the order, by regular mail at the payee's last known address. The office shall also mail a notice to the payee regarding the payee's rights to contest the notice of support debt as provided under WAC 388-14-440.

(4) OSE shall collect the amounts stated in the notice of support debt without notice to either party if the:

(a) Responsible parent does not request a conference board or start an action in superior court; and ((the))

(b) Payee under the order does not file a timely application for an adjudicative proceeding or start an action in superior court((, OSE shall collect the amounts stated in the notice of support debt without further notice to either party)).

(5)(a) If the responsible parent requests a conference board the department shall issue a notice of conference board. The notice shall direct the responsible parent to appear and show why the support debt is incorrect. If the conference board request was timely, action to collect the support debt stated in the notice of support debt shall be stayed, except as provided under subsection (5)(c) of this section, pending the outcome of the conference board.

(b) A copy of the notice of conference board shall be mailed to the payee under the court order informing the payee of the payee's right to participate in the conference board.

(i) The payee shall have twenty days from the date the notice of conference board is given to request that the issues be addressed in an adjudicative proceeding under subsection (1)(h) of this section.

(A) If the payee does not file an application for an adjudicative proceeding within twenty days, the payee will be deemed to have made an election of remedies((;)) and the:

(I) ~~((The))~~ Conference board decision shall become the final agency position; and

(II) ~~((The))~~ Payee's late application for an adjudicative proceeding shall be denied unless the payee shows good cause for the late application.

(B) If the payee files an application for an adjudicative proceeding within twenty days the department shall stay any action to collect the support debt stated in the notice of support debt ((shall be stayed)), except as provided under

subsection (5)(c) of this section, pending the outcome of the adjudicative proceeding.

(ii) OSE shall notify the responsible parent of the payee's application for an adjudicative proceeding as required under subsection (1)(i) of this section.

(c) OSE may take action to collect:

(i) The current monthly amount of support stated in the court order;

(ii) Any portion of the support debt that both parties fail to allege is not owed; or

(iii) Any portion of the support debt that has been reduced to a sum certain judgment by a proper court or agency.

~~(6)(a) ((The)) This section incorporates the following sections by reference, into any adjudicative proceeding scheduled to contest a notice issued under this section((, the following WAC provisions are incorporated by reference.)):~~

~~(i) WAC 388-11-011((;));~~

~~(ii) 388-11-015((, 388-11-055,));~~

~~(iii) 388-11-060((;));~~

~~(iv) 388-11-065((;));~~

~~(v) 388-11-100((;));~~

~~(vi) 388-11-115((;));~~

~~(vii) 388-11-135((;));~~

~~(viii) 388-11-145((;));~~

~~(ix) 388-11-180((;));~~ and

~~(x) Chapters 10-08 and 388-08 WAC.~~

(b) If any provision in this rule or in a rule incorporated by reference in this section conflicts with, or is inconsistent with a provision in chapters 10-08 or 388-08 WAC, the provision in this section or a rule incorporated by reference in this section shall govern.

(c) For the purposes of this section, if a rule incorporated by this section grants a procedural right to a responsible parent, that rule shall be interpreted to confer the same right to the payee under the court order.

(7) After evidence has been presented at a hearing, the presiding officer shall, within twenty days:

(a) Find the amount of the support debt, including medical support and day care costs, accrued ~~((prior))~~ before to the date of service of the notice;

(b) Correct the mathematical computation of the stated debt;

(c) Review and consider superior court orders which have modified the superior court order in issue. Contempt orders and orders entered under chapters 26.21 or 26.20 RCW shall not be construed as modifications; and

(d) Issue findings of fact, conclusions of law, and an initial decision and order.

(8)(a) If any party appears for the adjudicative proceeding, absent the granting of a continuance, the presiding officer shall hear the matter and enter an initial decision and order based ~~((upon))~~ on the evidence presented.

(b) If neither party appears or elects to proceed, the presiding officer shall enter a decision and order declaring the amounts stated in the notice of support debt subject to collection.

(c) When a party has advised the presiding officer that ~~((they))~~ the party will participate in an adjudicative proceeding by telephone, the presiding officer ~~((must))~~ shall attempt to contact that party, on the record, prior to beginning the proceeding or ruling on a motion.

~~((d))~~ This rule does not authorize or require the presiding officer to disclose either party's telephone number.

(9) Informal disposition of any hearing is favored where possible and not precluded by law. OSE may dispose of cases by an agreed settlement, or consent order. The presiding officer shall approve any consent order unless the:

- (a) ~~((t))~~ Order is contrary to law; or
- (b) ~~((The))~~ Payee under the order files a timely objection to the notice of:
 - (i) ~~((Notice of))~~ Support debt; or
 - (ii) ~~((Notice of))~~ Proposed settlement.

(10) ~~((A support order issued under this section))~~ The presiding officer, review judge, and OSE shall ~~((contain))~~ include the notice and information listed ~~((#))~~ under RCW 26.23.050(5) in support orders issued under this section.

(11) This section does not require OSE ~~((is not required))~~ to serve a notice of support debt on the responsible parent ~~((prior to))~~ before taking collection action if the order contains the requirements under RCW 74.20A.040(5).

(12) The provisions of this section regarding the payee's right to an adjudicative proceeding under chapter 34.05 RCW shall not apply if the department is providing public assistance to the payee or the child for whom support is being enforced.

for city sealer compliance must be reconsidered for permanent adoption.

Reasons Supporting Proposal: Inspection fees are necessary to provide the revenue needed to operate the state's weights and measures program. The weights and measures program provides an essential public service to both businesses and consumers by identifying inaccurate weighing, measuring and counting devices.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mike Willis, 1111 S.E. Washington, 2nd Floor, Olympia WA, (206) 902-1851.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Record of hearing to remain open two weeks beyond the original hearing date of December 22, 1992, to allow time for additional comments and/or recommendations to be submitted.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: These rules will implement new fees for the inspection of weighing, measuring and counting devices. This action was made necessary when it was determined that the emergency fee schedule implemented July 1, 1992, was insufficient to sustain the program.

Proposal Changes the Following Existing Rules: Some existing rules are being either eliminated because they have become outdated or repositioned in this WAC chapter.

Small Business Economic Impact Statement: Business requirements: Allow representatives of the director or a city sealer access to any weighing or measuring instrument or device at reasonable times during normal business hours. An official seal of approval will be issued following inspection and testing of the weighing or measuring instrument or device, if it is found to be correct. The fee for inspection will be billed subsequently and will become due and payable thirty days after billing. Businesses receive billings and make payments as a normal course of doing business, therefore, there will be no additional activities required of business above that which are ordinarily undertaken; there is no need for business to require any additional professional services to comply with the proposed rule. Services in place and undertaken normally by business are sufficient to accommodate requirements resulting from this rule; there are no additional costs associated with compliance. During four months of billing under the initial emergency fee schedule, no increased requirements for equipment, supplies, labor or additional administrative costs surfaced from business. Compliance under the new fee schedule will not increase work loads; fees are established by type of weighing or measuring instrument or device and charges are based upon the number of devices inspected/tested and approved. Relative costs to business are based upon the number of devices owned/operated for commercial purposes. A large business with many devices would pay proportionately more than a small business with only a few; and None. There are no compliance costs other than the payment of inspection fees.

Submit Written Comments to: Mike Willis, P.O. Box 42560, Olympia, WA 98504-2560, by January 19, 1993.

Date of Intended Adoption: January 19, 1993.

WSR 93-02-011

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 92-39—Filed December 29, 1992, 9:12 a.m.]

Continuance of WSR 92-24-102.

Title of Rule: WAC 173-19-450 Whatcom County shoreline master plan.

Purpose: To continue adoption date from January 5, 1993, to January 19, 1993.

Date of Intended Adoption: January 19, 1993.
December 23, 1992

Fred Olson
Acting Director

WSR 93-02-016

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed December 30, 1992, 11:41 a.m.]

Continuance of WSR 92-23-071.

Title of Rule: Weights and measures, chapter 16-674 WAC.

Purpose: Inspection fees for weighing, measuring and counting devices provided for by chapter 237, Laws of 1992; reporting requirements for city sealers; requirements for railroad scale testing.

Statutory Authority for Adoption: Chapter 237, Laws of 1992.

Statute Being Implemented: Chapter 237, Laws of 1992.

Summary: Emergency rule fee schedule; requirements for railroad track scale testing and rules and forms provided

December 30, 1992
Mike Willis
Assistant Director

WSR 93-02-017
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Filed December 30, 1992, 3:45 p.m.]

Original Notice.

Title of Rule: Chapter 392-196 WAC, School personnel—Teacher assistance program.

Purpose: To set forth policies and procedures for a teacher assistance program.

Other Identifying Information: See Purpose above.

Statutory Authority for Adoption: RCW 28A.415.250 and 28A.415.010.

Statute Being Implemented: RCW 28A.415.250 and 28A.415.010.

Summary: The proposed amendments correct previous amendments which resulted in parenthesis around words which were intended to be deleted. One change also changes a reference to an RCW to the current number.

Reasons Supporting Proposal: Current WACs are in error.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation: Kathleen Plato, Superintendent of Public Instruction, Old Capitol Building, (206) 753-0793; and Enforcement: Theodore E. Andrews, Superintendent of Public Instruction, Old Capitol Building, (206) 753-3222.

Name of Proponent: Judith Billings, Superintendent of Public Instruction, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: Corrects errors.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Superintendent of Public Instruction, Old Capitol Building, Wanamaker Conference Room, 2nd Floor, Olympia, Washington 98504-7200, on February 26, 1993, at 9:00 a.m.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, P.O. Box 7200, Olympia, WA 98504-7200, by February 23, 1993.

Date of Intended Adoption: March 10, 1993.

December 30, 1992
Judith A. Billings
Superintendent of
Public Instruction

AMENDATORY SECTION (Amending Order 92-02, filed 2/18/92, effective 3/20/92)

WAC 392-196-005 Authority. The authority for this chapter is RCW (~~(28A.405-450)~~) 28A.415.250 which authorizes the superintendent of public instruction to adopt rules to establish and operate a teacher assistance program and RCW 28A.415.010 which authorizes the educational service district to administer, coordinate, and act as fiscal agent for the teacher assistance program.

AMENDATORY SECTION (Amending Order 18, filed 7/19/90, effective 8/19/90)

WAC 392-196-030 Definition—Beginning teacher~~((~~experienced teacher~~))~~ **stipend.** As used in this chapter, the term "beginning teacher stipend" shall mean an amount paid by a school district to a beginning teacher~~((~~experienced teacher~~))~~ for three days of attendance at the required workshops or training sessions. Such stipend, including the amount and conditions applicable, shall be set forth in a supplemental contract in accordance with and subject to the provisions of RCW 28A.405.240.

AMENDATORY SECTION (Amending Order 92-02, filed 2/18/92, effective 3/20/92)

WAC 392-196-080 School district application to ESD for participation in the teacher assistance program. Any district may apply to its educational service district for participation in the teacher assistance program. The application shall require the superintendent of the district to provide the following assurances:

(1) The board of directors of the district has reviewed the requirements of this chapter and has agreed to the conditions therein.

(2) The mentor teacher shall be paid a mentor teacher stipend.

(3) The beginning~~((~~experienced~~))~~ teacher shall be paid a beginning~~((~~experienced~~))~~ teacher stipend.

(4) The beginning~~((~~experienced~~))~~ teacher and mentor shall be required to attend and shall be reimbursed by the district for travel expenses for attendance at the educational service district sponsored workshops or training sessions.

(5) The mentor ~~((~~teacher, the~~ {and}))~~ and beginning ~~((~~teacher, and the experienced~~))~~ teacher~~((~~st~~))~~ shall be released from teaching responsibilities in order to jointly or separately observe each other or observe colleagues in teaching situations.

(6) The district shall provide for or approve two days of workshops as training sessions as defined in WAC 392-196-045. The mentor and beginning ~~((~~for participating experi-eneed~~))~~ teacher~~((~~st~~))~~ shall be required to attend together and shall be reimbursed by the district for expenses for attendance at the two school district sponsored or approved workshops or training sessions.

(7) The total released time from classroom teaching as required by subsection (5) of this section shall be at least twenty-four scheduled instructional hours per school year but no more than twenty-four scheduled instructional hours shall be paid for with funds made available under this chapter.

(8) Mentor teachers shall not be involved in evaluations of their beginning (~~((for experienced))~~) teachers conducted pursuant to RCW 28A.405.100.

(9) The mentor (~~((teacher,))~~ ~~and~~) and beginning teacher(~~((and experienced teacher))~~) shall be required to complete and forward to the educational service district such evaluation reports of the teacher assistance program as requested by the educational service district.

(10) Mentor teachers shall periodically inform their principals respecting the contents of training sessions and other program activities.

(11) The superintendent of the district shall supply the educational service district, at times specified by the educational service district, such information as requested regarding the teacher assistance program, including agendas and evaluation material from each district sponsored or approved workshop or training session.

AMENDATORY SECTION (Amending Order 17, filed 10/20/89, effective 11/20/89)

WAC 392-196-095 Annual amount for distribution to participating school districts. The superintendent of public instruction annually shall establish a dollar amount per beginning teacher-mentor teacher team for distribution to districts for support of the teacher assistance program. Such distribution shall be used by the district exclusively for the following:

- (1) Mentor teacher stipends.
- (2) Travel expenses of the beginning(~~((experienced))~~) teachers and mentors for attendance at the educational service district workshops or training sessions.
- (3) Two days of school district sponsored or approved training workshops for the mentor and beginning (~~and experienced~~) teachers and expenses for the workshops.
- (4) Substitute teacher salaries for released time for mentor(~~((beginner,))~~) and (~~((experienced))~~) beginning teachers.
- (5) Beginning teacher stipends.
- (6) Appropriate fringe benefits associated with mentor and beginning teacher stipends.

**WSR 93-02-018
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(Public Assistance)
[Filed December 30, 1992, 3:51 p.m.]

Original Notice.

Title of Rule: WAC 388-42-020 Funeral and interment assistance—Definitions; 388-42-025 Available services; and 388-42-150 Maximum cost standards.

Purpose: Increase the funeral/interment assistance standards by 3.2 percent and correct small discrepancies in the language of the rule. WAC 388-42-020 and 388-42-025 have minor language change, "care" includes preservation or refrigeration. WAC 388-42-150 has a standards increase.

Statutory Authority for Adoption: RCW 74.08.120.

Statute Being Implemented: RCW 74.08.120.

Summary: Increase the funeral/interment assistance standards by 3.2 percent and correct small discrepancies in the chapter.

Reasons Supporting Proposal: The budget bill passed this last legislative session included a vendor rate increase of 3.2 percent.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kay Hanvey, Division of Income Assistance, 585-8316.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 14th and Franklin, Olympia, Washington, on February 9, 1993, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Mailstop 5805, Department of Social and Health Services, Olympia, 98504, FAX 664-0118 or SCAN 366-0118, by February 9, 1993.

Date of Intended Adoption: February 10, 1993.

December 30, 1992
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-020 Funeral and interment assistance—Definitions. (1) "Funeral" means the proper preparation(~~((?))~~) and care(~~((and preservation))~~) of the remains of a deceased person with needed facilities and appropriate memorial services.

(2) "Disposition of the remains" means disposal of the remains of a deceased person by burial or cremation, and marking of the grave or repository of the cremated remains.

(3) "Local service area" means the state of Washington.

(4) "Mortuary services" means the services provided by the funeral director and the mortuary.

(5) "Funeral/memorial service" means a service facilitated by the funeral director to commemorate the deceased, whether held at the mortuary, in a church, or at the graveside.

(6) "Burial services" means all services related to burial and marking of a grave.

(7) "Cremation services" means all services related to cremating the remains of the deceased, disposing of the remains, and the customary memorial marking of the repository of the cremated remains.

(8) "Transportation" means the transport of a body from the place of death to the mortuary and to the site of disposition within the local service area.

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-025 Available services. (1) Mortuary services.

- (a) Essential services shall include:
 - (i) Preparation (~~and care~~) of the remains of the deceased for disposition by cremation or burial;
 - (ii) Preparation and filing of death certificate and permits;
 - (iii) A casket or container of sufficient durability to transport the remains to a crematorium or cemetery;
 - (iv) Refrigeration or embalming.
- (b) Funeral/memorial services shall include the use of:
 - (i) The funeral director's staff and facilities for a funeral/memorial service; and
 - (ii) Reposing rooms, chapel, casket coach, and one car for family of the deceased.

(2) Transportation services shall include:

- (a) Transportation of the body from the place of death to the mortuary; and
- (b) Remains from the mortuary to the place of disposition.

(3) Burial services. Interment shall be by burial or cremation.

- (a) Burial only shall include:
 - (i) Minimum grave marker;
 - (ii) Grave liner if required; and
 - (iii) Interment and recording.
- (b) Burial with plot shall also include burial plot and endowed care if not previously provided or purchased.
- (4) Cremation services.
 - (a) Cremation only shall include:
 - (i) Cremation; and
 - (ii) A container of a substantial material.
 - (b) Cremation and disposition shall also include:
 - (i) Space for disposition of the remains in a cemetery or columbarium;
 - (ii) Disposition of the remains; and
 - (iii) Minimum marker.

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-150 Maximum cost standards. (1) Mortuary services—Actual costs, but not to exceed:

- (a) Essential services and transportation only \$ ((292)) 301
- (b) Essential services and transportation plus funeral/memorial service \$ ((670)) 691
- (2) Burial services—Actual costs, but not to exceed:
 - (a) Burial only, no plot included \$ ((365)) 377
 - (b) Burial with plot included, single or multiple interment \$ ((422)) 436
- (3) Cremation services—Actual costs, but not to exceed:
 - (a) Cremation only \$ ((172)) 178
 - (b) Cremation and disposition \$ ((259)) 267
- (4) These standards include all applicable taxes.
- (5) The standards shall be effective ((July 1, 1992))

January 1, 1993.

**WSR 93-02-031
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**
[Filed January 4, 1993, 10:35 a.m.]

Continuance of WSR 92-21-106.
Title of Rule: Chapter 296-306 WAC, Safety standards for agriculture.
Date of Intended Adoption: March 4, 1993.
January 4, 1993
Joseph A. Dear
Director

**WSR 93-02-034
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Public Assistance)
[Filed January 5, 1993, 10:14 a.m.]

Continuance of WSR 93-01-024.
Title of Rule: WAC 388-86-100 Durable medical equipment and prosthetic/orthotic devices.
Purpose: Defines prosthetic devices, durable medical equipment, and communications devices. Clarifies equipment needing prior approval. Changes the language for easier readability. Adds limits to when a vehicle can be modified. Changes the name of the authorizing agency to Medical Assistance Administration. Clarifies when a wheelchair can be purchased for a nursing home patient.
Name of Proponent: Department of Social and Health Services, governmental.
Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.
Proposal Changes the Following Existing Rules: See above.
No small business economic impact statement required by chapter 19.85 RCW.
Date of Intended Adoption: February 10, 1993.

January 5, 1993
Rosemary Carr
Acting Director
Administrative Services

**WSR 93-02-035
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF PERSONNEL**
(Personnel Board)
[Filed January 5, 1993, 11:30 a.m.]

The State Personnel Board is withdrawing two notices of proposed rule making (CR-102).
The first notice is WSR 92-18-058 filed on August 31, 1992, and continued on WSR 92-22-041 filed on October 27, 1992, and WSR 92-24-098 filed on December 2, 1992.

The second notice is WSR 92-16-074 filed on August 4, 1992, and continued on WSR 92-20-022 filed on September 28, 1992, WSR 92-22-039 filed on October 27, 1992, and WSR 92-24-094 filed on December 2, 1992, withdrawing WAC 356-34-020 and 356-34-022.

Dee W. Henderson
Director

**WSR 93-02-036
PROPOSED RULES
PERSONNEL BOARD**

[Filed January 5, 1993, 11:33 a.m.]

Continuance of WSR 92-24-100 and 92-20-080.

Title of Rule: WAC 356-30-330 Reduction in force—Reasons, regulations—Procedure.

Purpose: Establishes guidelines and procedures to be used when determining and implementing a reduction in force.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Hearing Location: Department of Personnel, 521 Capitol Way South, 2nd Floor, Board Room, Olympia, WA, on January 14, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, by January 12, 1993.

Date of Intended Adoption: January 14, 1993.
December 15, 1992
Dee W. Henderson
Secretary

**WSR 93-02-037
PROPOSED RULES
PERSONNEL BOARD**

[Filed January 5, 1993, 11:35 a.m.]

Original Notice.

Title of Rule: WAC 356-18-230 Partial day absence—Exceptions work period.

Purpose: The existing rule prohibits docking the salaries of exceptions work period employees for absences of less than one full day.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: The abolishment of this rule would enable agencies to exercise discretion in the docking of leave balances/salaries of exceptions work period employees for absences of less than one day.

Reasons Supporting Proposal: The Department of Labor (DOL) on August 16, 1992, released 29 C.F.R. 541 which

provides special exception to the salary basis requirement for public sector employees. As such, this rule is not required.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The rule prohibits docking the salaries of exceptions work period employees for absences of less than one full work day. The elimination of this rule would allow management of the employees organization the latitude to "dock" absences of less than one full working day. With the release of the DOL final regulation on August 19, 1992, this rule is not critical to establishing the salary test for exception work period employees.

Proposal Changes the Following Existing Rules: WAC 356-18-230 would be eliminated providing agency management to dock employees for absences of less than one full work day.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Personnel, 521 Capitol Way South, 2nd Floor, Board Room, Olympia, WA, on February 11, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, by February 9, 1993.

Date of Intended Adoption: February 11, 1993.
December 10, 1992
Dee W. Henderson
Secretary

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 356-18-230 Partial day absence—
Exceptions work period.

**WSR 93-02-038
PROPOSED RULES
PERSONNEL BOARD**

[Filed January 5, 1993, 11:36 a.m.]

Original Notice.

Title of Rule: WAC 356-26-060 Certification—General methods.

Purpose: This rule provides general guidelines regarding the referral process when a request for certification has been made.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: This proposal adds clarifying language to the rule that states an agency may request an unranked register to complete a certification.

Reasons Supporting Proposal: This proposal intends to clarify and adds specific language regarding unranked

registers. The current rule is somewhat unclear with regards to the reemployment, transfer, and voluntary demotion registers being an option or mandatory for agencies when requesting a certification.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The current rule provides guidelines and procedures for requesting a certification of names for vacancies to be filled. It specifically applies to how many names will be certified, what registers they will be certified from, and under what circumstances additional names can be received. The effects of this proposal will only be to clarify that an agency has the option of requesting the reemployment, transfer, and/or voluntary demotion register(s) when receiving a certification.

Proposal Changes the Following Existing Rules: This proposal is to clarify the existing language and does not propose to change the intent of the current practice.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Personnel, 521 Capitol Way South, 2nd Floor, Board Room, Olympia, WA, on February 11, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, by February 9, 1993.

Date of Intended Adoption: February 11, 1993.

December 4, 1992

Dee W. Henderson
Secretary

AMENDATORY SECTION (Amending Order 366, filed 12/24/90, effective 2/1/91)

WAC 356-26-060 Certification—General methods.

Upon receipt of a request for certification, the director of personnel shall normally certify to the appointing authority a list of names equal in number to four more than there are vacancies to be filled from the ranked registers except:

(1) One name will constitute a complete certification when referrals are made from the agency reduction in force register, the service-wide reduction in force register, or the dual agency reversion register. When an appointing authority requests a selective certification for specialized qualifications, the eligible candidate must meet the selective criteria in order to be referred to the position, provided:

(a) The criteria were approved when the position was established, reallocated, or last filled; or

(b) The specialized qualifications were previously required for a classification that was later merged with other classifications that did not require them; or

(c) It has been determined that the position involves new duties that would warrant future selective certification. Such selective criteria shall not be applied for certification

purposes until six months after the department of personnel approves the selective criteria for the position.

(d) In the case of (a), (b), or (c) of this subsection, the director of personnel or designee must determine that the specialized qualifications are still required for successful job performance and cannot be learned within a reasonable length of time.

(2) Where all names are certified exclusively from an open competitive register, the director of personnel may certify in ranked order up to all of the names from the open competitive register: PROVIDED, That the appointing authority shall select from those eligibles available from the highest ranking names which constitute five names per vacancy to be filled.

(3) The names of candidates from the same register who have the same score as the lowest score to be certified will also be certified.

(4) ~~((An unranked register may be used to complete a certification.))~~ An agency may request the transfer, reemployment, and/or voluntary demotion register(s) to complete a certification. In such cases, all names appearing on that register shall be certified. Subsequent unranked registers shall not be used until the certification is again incomplete.

(5) When the vacancy to be filled is identified as part of an agency's affirmative action goals as established by their approved affirmative action plan, the director of personnel may, except where there are employees on the reduction in force register, refer up to three additional names per vacancy of individuals who are on existing registers and who are members of the protected groups. More than three additional names per vacancy will be certified if there are protected group candidates with the same score as the lowest score to be certified. This action may be taken when necessary to comply with the best standards of personnel administration as contemplated by chapter 41.06 RCW.

Prior to the utilization of this subsection, the agency shall determine if there are protected group members on the existing registers. If there are fewer than three protected group members on the register, the agency shall:

(a) Appoint one of the eligibles from the register; or

(b) Request assistance from the department of personnel in completing the certification. The department of personnel and the agency will then initiate targeted recruitment.

(6) When one or more of the following conditions exist, the director of personnel or designee may certify a sufficient number of names to assure that the requesting agency has not less than five names available for consideration:

(a) The position is in an isolated or undesirable location.

(b) The position has undesirable working conditions.

(c) The agency needs to fill several positions in the class.

(d) One or more agencies have had difficulty filling positions in the class.

(e) The director of personnel or designee determines that such certification is necessary to provide the requesting agency with efficient service.

If such certification contains five or more available promotional candidates, agencies shall appoint from the promotional candidates.

(7) Permanent employees certified from a ranked register for consideration of appointment shall be notified by the agency at the time of the referral. Upon appointment the

agency shall advise those employees certified but not appointed of the action taken.

WSR 93-02-039
PROPOSED RULES
PERSONNEL BOARD

[Filed January 5, 1993, 11:38 a.m.]

Original Notice.

Title of Rule: WAC 356-15-060 Shift premium provisions and compensation.

Purpose: This rule describes under what circumstances employees would be compensated for shift premium.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Summary: This proposal adds clarifying language to define for what hours shift premium should be paid when an employee works a day shift which extends beyond 10:00 p.m.

Reasons Supporting Proposal: The Department of Wildlife believes the existing language would allow shift premium to be paid for all hours of a day shift if the shift extends beyond 10:00 p.m.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Wildlife, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The current rule describes what work shifts and scheduled hours an employee would work to receive shift premium compensation. The rule explains that if an employee is scheduled to work a night or evening shift then all adjoining hours worked and compensated shall be entitled to shift premium. The Department of Wildlife believes that the way the current rule reads, if an employee works a day shift which extends beyond 10:00 p.m. then the employee would receive shift premium for all hours of that day shift. This proposal would clarify language to specify exactly what hours would be entitled to shift premium.

Proposal Changes the Following Existing Rules: This proposal would clarify that if an employee worked a day shift which extended beyond 10:00 p.m. then only those hours between 6:00 p.m. and 10:00 p.m. would shift premium be entitled.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Personnel, 521 Capitol Way South, 2nd Floor, Board Room, Olympia, WA, on February 11, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, by February 9, 1993.

Date of Intended Adoption: February 11, 1993.

December 17, 1992
Dee W. Henderson
Secretary

AMENDATORY SECTION (Amending Order 248 [406], filed 5/28/86 [6/26/92], effective 7/1/86 [7/27/92])

WAC 356-15-060 Shift premium provisions and compensation. (1) Basic shift premium shall be paid in the amount specified in WAC 356-15-061.

(2) For purposes of this section, evening shift is defined as a work shift of eight or more hours which ends at or after 10 p.m. Night shift is defined as a work shift of eight or more hours which begins by 3:00 a.m.

(3) Full time employees shall be entitled to basic shift premium under the following circumstances:

(a) Employees whose assigned hours consist entirely of evening and/or night shifts are entitled to shift premium for all hours of their scheduled evening and/or night shifts and for all adjoining hours which are worked and compensated.

(b) Employees are entitled to shift premium for all scheduled hours after 6 p.m. or before 6 a.m.

(c) Employees assigned to work at least one, but not all, night and/or evening shifts, are entitled to shift premium for those scheduled evening or night shifts, and for all adjoining hours which are worked and compensated. However, employees working daytime schedules that are extended until after 10:00 p.m. only qualify for shift premium for hours worked after 6:00 p.m.

(4) Part-time and intermittent employees shall be entitled to basic shift premium under the following circumstances:

(a) For all assigned hours of work after 6 p.m. and before 6 a.m.

(b) For assigned full night or evening shifts, as defined in subsection (2) of this section.

(5) **Monthly shift premium rates:** In cases where shift premium hours are regularly scheduled over a year, agencies may pay shift premium at a monthly rate which is equal for all months of the year. Such monthly rates shall be calculated by dividing twelve into the amount of shift premium an employee would earn in a year if the hourly rules in subsection (2) of this section were applied. This option is granted to simplify bookkeeping and is not authorized to establish shift premium rates higher or lower than those set by the board.

(6) **Shift premium and overtime:** When an employee is compensated for working overtime during hours for which shift premium is authorized in this section, the overtime rate shall be calculated using the "regular rate" as defined in WAC 356-05-353.

(7) **Payment during leave and for holidays not scheduled to work:** Employees eligible for shift premium for their scheduled shifts will receive the same proportion of shift premium for respective periods of authorized paid leave and for holidays not worked which fall within their usual scheduled shift.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 93-02-041
PROPOSED RULES
PERSONNEL BOARD

[Filed January 5, 1993, 11:42 a.m.]

Continuance of WSR 92-24-099, 92-22-040, and 92-18-059.

Title of Rule: WAC 356-35-010 Disability—Reasonable accommodation—Separation—Appeals.

Purpose: This rule describes procedures and entitlements for an employee who needs to be reasonable accommodated or separated from employment due to a disability.

Statutory Authority for Adoption: RCW 41.06.040.

Statute Being Implemented: RCW 41.06.150.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, 586-1770; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Hearing Location: Department of Personnel, 521 Capitol Way South, 2nd Floor, Board Room, Olympia, WA, on January 14, 1993, at 10:00 a.m.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, by January 12, 1993.

Date of Intended Adoption: January 14, 1993.

December 15, 1992

Dee W. Henderson

Secretary

WSR 93-02-044
PROPOSED RULES
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

[Filed January 5, 1993, 1:54 p.m.]

Original Notice.

Title of Rule: WAC 490-100-250 Degree-granting private vocational schools—Applicable rules.

Purpose: To repeal obsolete WAC and reference instead an interagency agreement between the Workforce Training and Education Coordinating Board and the Higher Education Coordinating Board regarding nondegree programs offered by degree-granting private vocational schools.

Statutory Authority for Adoption: RCW 28C.10.040(2).

Statute Being Implemented: RCW 28C.10.040(4).

Summary: Interagency agreement regarding nondegree programs offered by degree-granting private vocational schools has superseded previous WAC provisions.

Reasons Supporting Proposal: Make chapter 490-100 WAC consistent with Higher Education Coordinating Board WAC on subject of degree-granting private vocational schools.

Name of Agency Personnel Responsible for Drafting: Charles Johnson, Workforce Training and Education Coordinating Board, Olympia, (206) 586-8683; Implementation and Enforcement: Ellen O'Brien Saunders, Executive Director,

Workforce Training and Education Coordinating Board, Olympia, 753-5660.

Name of Proponent: Workforce Training and Education Coordinating Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Licensing of nondegree programs offered by degree-granting private vocational schools will be regulated by interagency agreement between the Workforce Training and Education Coordinating Board and the Higher Education Coordinating Board rather than WAC.

Proposal Changes the Following Existing Rules: Amends WAC 490-100-250 to reference the interagency agreement.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: New Market Skills Center, Administration Building, 7299 Armstrong Lane S.W., Tumwater, WA 98501, on February 18, 1993, at 8:30 to 9 a.m.

Submit Written Comments to: Executive Director, Workforce Training and Education Coordinating Board, P.O. Box 43105, Olympia, WA 98504-3105, by February 11, 1993.

Date of Intended Adoption: February 18, 1993.

January 5, 1993

Ellen O'Brien Saunders

Executive Director

AMENDATORY SECTION (Amending WSR 91-08-029, filed 3/29/91, effective 3/29/91)

WAC 490-100-250 Degree-granting private vocational schools—Applicable rules. (See RCW 28C.10.040(4).)

(1) ~~((Institutional accredited degree-granting private vocational schools:~~

~~(a) Pursuant to rules adopted by the higher education coordinating board, that agency will exempt from compliance with chapter 28B.85 RCW those degree programs that are covered by the institution's accreditation. For purposes of this exemption, the board recognizes those national and regional institutional accrediting agencies recognized by the council on postsecondary accreditation.~~

~~(b) The state board for vocational education or its successor agency will process the application of an institutionally accredited degree-granting private vocational school which offers nondegree programs in accordance with chapter 28C.10 RCW. The license fee and bond or other security shall be based on the income derived from nondegree programs.~~

~~(2) Nonaccredited degree-granting private vocational schools:~~

~~(a) The higher education coordinating board will process the application and collect the fee of nonaccredited degree-granting private vocational institutions when the majority of programs offered are degree programs. Nondegree programs will be reviewed by the state board for vocational education or its successor agency, as will student complaints regarding nondegree programs. A single surety bond or other security based on total tuition will be required and will name both agencies as obligees.~~

~~(b) The state board for vocational education or its successor agency will license nonaccredited degree-granting private vocational schools when the majority of programs offered are nondegree programs and collect fees based on annual income from nondegree programs; *Provided*, That the minimum initial fee shall be eight hundred dollars and the minimum renewal fee shall be four hundred dollars. Degree programs will be reviewed by the higher education coordinating board, as will student complaints regarding degree programs. Contributions to the tuition recovery fund will be required under WAC 490-100-180.~~

~~(3) If either the state board for vocational education or its successor agency or the higher education coordinating board revokes, suspends or fails to renew the license or authorization of an institution, it immediately will notify the other of such action.)~~ Nondegree programs offered by degree-granting private vocational schools shall be regulated pursuant to the terms of an interagency agreement executed between the higher education coordinating board and the work force training and education coordinating board. Copies of said agreement are available from either agency on request.

WSR 93-02-045
PROPOSED RULES
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

[Filed January 5, 1993, 1:58 p.m.]

Original Notice.

Title of Rule: Workforce Training and Education Coordinating Board operating standards for administrative appeals and access to public records.

Purpose: To provide guidance to the public in its dealings with the agency.

Other Identifying Information: Also designates rules coordinator and establishes environmental policy.

Statutory Authority for Adoption: Chapter 28C.18 RCW.

Statute Being Implemented: Chapter 28C.18 RCW.

Summary: Implementing statutory directions to establish certain agency policies and procedures.

Name of Agency Personnel Responsible for Drafting: Charles Johnson, Workforce Training and Education Coordinating Board, Olympia, (206) 586-8683; Implementation and Enforcement: Ellen O'Brien Saunders, Executive Director, Workforce Training and Education Coordinating Board, Olympia, 753-5660.

Name of Proponent: Workforce Training and Education Coordinating Board, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Operating standards for administrative appeals and access to public records, to provide guidance to public in its dealings with agency, designates rules coordinator, and establishes environmental policy.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: New Market Skills Center, Administration Building, 7299 Armstrong Lane S.W., Tumwater, WA 98501, on February 18, 1993, at 8-8:30 a.m.

Submit Written Comments to: Executive Director, Workforce Training and Education Coordinating Board, P.O. Box 43105, Olympia, WA 98504-3105, by February 11, 1993.

Date of Intended Adoption: February 18, 1993.

January 5, 1993
 Ellen O'Brien Saunders
 Executive Director

Chapter 490-04B WAC
WORK FORCE TRAINING AND EDUCATION
COORDINATING BOARD

NEW SECTION

WAC 490-04B-010 Time and place of board meetings. The work force training and education coordinating board shall hold at least six regular meetings annually and such special meetings as may be requested by the chair of the board or by a majority of the members of the board and announced in accordance with law.

All regular and special meetings of the board are open to the general public, except for lawful executive sessions.

No official business may be conducted by the board except during a regular or special meeting.

Chapter 490-08B WAC
PRACTICE AND PROCEDURE

NEW SECTION

WAC 490-08B-010 Adoption of model rules of procedure. The model rules of procedure adopted by the chief administrative law judge pursuant to RCW 34.05.250 are adopted for use by the work force training and education coordinating board. Those rules may be found in chapter 10-08 WAC. Other procedural rules adopted in this title are supplementary to the model rules of procedure. In the case of a conflict between the model rules of procedure and procedural rules adopted by the board, the model rules prevail.

NEW SECTION

WAC 490-08B-020 Appointment of presiding officers. The board's executive director or his/her designee shall designate a presiding officer for an adjudicative proceeding. The presiding officer shall be an administrative law judge, a member in good standing of the Washington State Bar Association, a panel of individuals, the executive director or his or her designee, or any combination of the above. Where more than one individual is designated to be the presiding officer, the executive director or his/her designee shall designate one person to make decisions concerning discovery, closure, means of recording adjudicative proceedings, and similar matters.

NEW SECTION

WAC 490-08B-030 Method of recording. Proceedings shall be recorded by a method determined by the presiding officer, among those available under the model rules of procedure.

NEW SECTION

WAC 490-08B-040 Application for adjudicative proceeding. An application for adjudicative proceeding shall be in writing. Application forms are available at the following address: Building 17, Airdustrial Park, Olympia, Washington.

Written application for an adjudicative proceeding should be submitted to P.O. Box 43105, Olympia, Washington, 98504-3105 within twenty days of the agency action giving rise to the application unless provided for otherwise by statute or rule.

NEW SECTION

WAC 490-08B-050 Brief adjudicative procedures. This rule is adopted in accordance with RCW 34.05.482 through 34.05.494, the provisions of which are adopted by reference. Brief adjudicative procedures shall be used in all matters related to adjudicative appeals filed under RCW 28C.10.120.

NEW SECTION

WAC 490-08B-060 Discovery. Discovery in adjudicative proceedings may be permitted at the discretion of the presiding officer. In permitting discovery, the presiding officer shall refer to the civil rules of procedure. The presiding officer may control the frequency and nature of discovery permitted and order discovery conferences to discuss discovery issues.

NEW SECTION

WAC 490-08B-070 Procedure for closing parts of hearings. Any party may apply for a protective order to close part of a hearing. The party making the request shall state the reasons for making the application to the presiding officer. If the other party opposes the request, a written response to the request shall be made within ten days of the request to the presiding officer. The presiding officer shall determine which, if any, parts of the proceeding shall be closed and state the reasons in writing within twenty days of receiving the request.

NEW SECTION

WAC 490-08B-080 Recording devices. No cameras or recording devices are allowed in those parts of proceedings that the presiding officer has determined shall be closed under WAC 490-08B-070, except for the method of official recording selected by the work force training and education coordinating board.

**Chapter 490-10 WAC
ORGANIZATION**NEW SECTION

WAC 490-10-010 Organization—operation—information. (1) Organization. The work force training and education coordinating board is established in Title 28C.18 RCW. The composition of the board is established under chapter 28C.18.020 RCW.

The board employs an executive director, who acts as the chief executive officer of the board.

(2) Operation. The administrative office is located at the following address: Building 17, Airdustrial Park, Olympia, Washington, 98504-3105.

The office hours are eight o'clock a.m. to five o'clock p.m., Monday through Friday, except legal holidays.

**Chapter 490-13 WAC
DESIGNATION OF RULES COORDINATOR**NEW SECTION

WAC 490-13-010 Rules coordinator. The rules coordinator for the work force training and education coordinating board is designated by the executive director and can be addressed at Building 17, Airdustrial Park, P.O. Box 43105, Olympia, Washington, 98504-3105.

**Chapter 490-276 WAC
ACCESS TO PUBLIC RECORDS**NEW SECTION

WAC 490-276-010 Purpose. The purpose of this chapter is to ensure that the work force training and education coordinating board complies with the provisions of chapter 42.17 RCW dealing with public records.

NEW SECTION

WAC 490-276-020 Definitions. (1) "Public record" includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics.

(2) "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including but not limited to, letters, words, pictures, sounds or symbols, combination thereof, and all papers, maps, magnetic or paper tapes, photographic files and prints, motion picture, film and video recordings, magnetic or punched cards, disks, drums, diskettes, sound recordings, and other documents including existing data compilations from which information may be obtained or translated.

(3) "The work force training and education coordinating board" is an agency organized by statute pursuant to RCW 28C.18.020 and shall hereafter be referred to as the "board." Where appropriate, the term "board" also refers to the staff and employees of the board.

NEW SECTION

WAC 490-276-030 Description of the work force training and education coordinating board. (1) The work force training and education coordinating board is a state agency established and organized under the authority of chapter 28C.18 RCW for the purpose of implementing the work force training and education responsibilities established by the legislature in RCW 28C.18.060. The administrative office of the board is located at Building 17, Airdustrial Park, within the city of Olympia, Washington.

(2) The board employs an executive director and other employees as designated by the executive director. A detailed description of the administrative organization of the agency is contained within the *Policies and Procedures Manual* for the work force training and education coordinating board, a current copy of which is available for inspection at the administrative office of the board.

NEW SECTION

WAC 490-276-040 Operations and procedures. (1) Formal decision-making procedures are established by the board through rules promulgated in accordance with the requirements of chapter 34.05 RCW, the Administrative Procedure Act.

(2) Informal decision-making procedures of the agency are set forth in the *Policies and Procedures Manual* referred to under WAC 490-276-030(2).

NEW SECTION

WAC 490-276-050 Public records available. All public records of the board, as defined in this chapter, are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.310, 41.17.315, or other statutes.

NEW SECTION

WAC 490-276-060 Public records officer. The board's public records shall be in the charge of the public records officer designated by the executive director of the board and shall be located in the board administrative office. The public records officer shall be responsible for the following: Implementation of the board's rules regarding release of public records, coordinating board employees in this regard, and generally ensuring compliance by board employees with the public records disclosure requirements in chapter 42.17 RCW.

NEW SECTION

WAC 490-276-070 Office hours. Public records shall be available for inspection and copying during the customary office hours of the board. For purposes of this chapter, the customary office hours shall be from eight o'clock a.m. to noon and from one o'clock p.m. to five o'clock p.m., Monday through Friday, excluding legal holidays.

NEW SECTION

WAC 490-276-080 Requests for public records. In accordance with the requirements of RCW 42.17.290 that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records are only obtainable by members of the public when those members of the public comply with the following procedures:

(1) A request shall be made in writing upon a form prescribed by the board which shall be available at the board's administrative office. The form shall be presented to the public records officer or, if the public records officer is not available, to any member of the board's staff at the board administrative office during customary office hours. The request shall include the following information:

- (a) The name of the person requesting the record;
- (b) The time of day and calendar date on which the request was made;
- (c) The nature of the request;
- (d) If the matter requested is referenced within the current index maintained by the public records officer, a reference to the requested record as it is described in such current index; and

(e) If the requested matter is not identifiable by reference to the current index, an appropriate description of the record requested.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer, or person to whom the request is made, to assist the member of the public in succinctly identifying the public record requested.

NEW SECTION

WAC 490-276-090 Copying. No fee shall be charged for the inspection of public records. The board may impose a reasonable charge for providing copies of public records and for the use by any person of agency equipment to copy public records as provided by RCW 42.17.300. Such charges shall not exceed the amount necessary to reimburse the board for its actual costs incident to such copying. No person shall be released a record so copied until and unless the person requesting the copied public record has tendered payment for such copying to the appropriate board official. All charges must be paid by money order, cashier's check, or cash in advance.

NEW SECTION

WAC 490-276-100 Determination regarding exempt records. (1) The board reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 490-276-080 is exempt pursuant to the provisions set forth in RCW 42.17.310, 42.17.315, or other statute. Such determination may be made in consultation with the public records officer, the executive director of the board, or an assistant attorney general assigned to the board.

(2) Pursuant to RCW 42.17.260, the board reserves the right to delete identifying details when it makes available or publishes any public record when there is reason to believe that disclosure of such details would be an unreasonable

invasion of personal privacy or impair a vital governmental interest: PROVIDED, HOWEVER, in each case, the justification for the deletion shall be explained fully in writing.

(3) Response to requests for a public record must be made promptly. For the purposes of this section, a prompt response occurs if the person requesting the public record is notified within five business days as to whether his request for a public record will be honored.

(4) All denials of a request for public records must be accompanied by a written statement, signed by the public records officer or his/her designee, specifying the reason for the denial, a statement of the specific exemption authorizing the withholding of the record, and a brief explanation of how the exemption applies to the public record withheld.

NEW SECTION

WAC 490-276-110 Review of denials of public records requests. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement which constituted or accompanied the denial.

(2) The written request by a person demanding prompt review of a decision denying a public record shall be submitted to the executive director of the board, or his or her designee.

(3) Within two business days after receiving the written request by a person petitioning for a prompt review of a decision denying a public record, the executive director of the board, or his or her designee, shall complete such review.

(4) During the course of the review the executive director, or his or her designee, shall consider the obligations of the board to comply with the intent of chapter 42.17 RCW insofar as it requires providing full public access to official records, but shall also consider the exemptions provided in RCW 42.17.310 or other pertinent statutes, and the provisions of the statute which require the board to protect public records from damage or disorganization, prevent excessive interference with essential functions of the agency, and prevent any unreasonable invasion of personal privacy by deleting identifying details

NEW SECTION

WAC 490-276-120 Protection of public records. Requests for public records shall be made at the administrative office of the board in Olympia, Washington. Public records and a facility for their inspection will be provided by the public records officer. Such records shall not be removed from the place designated. Copies of such records may be arranged according to the provisions of WAC 490-276-090.

NEW SECTION

WAC 490-276-130 Records index. (1) The board has available for the use of all persons a current index which provides identifying information as to the following records issued, adopted, or promulgated after September 1, 1991:

(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(b) Those statements of policy and interpretations of policy, statute, and the constitution which have been adopted by the agency;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports, or surveys, whether conducted by public employees or others; and

(f) Correspondence, and materials referred to therein, by and with the agency relating to any regulatory, supervisory, or enforcement responsibilities of the agency, whereby the agency determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) The current index maintained by the board shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

NEW SECTION

WAC 490-276-140 Adoption of form. The agency has adopted and makes available a form for use by all persons requesting inspection and/or copying or copies of its public records. The form is available in the administrative office of the work force training and education coordinating board in Olympia.

WSR 93-02-046

PREPROPOSAL COMMENTS DEPARTMENT OF REVENUE

[Filed January 5, 1993, 2:30 p.m.]

Subject of Possible Rule Making: Amending WAC 458-20-101 Certificates of registration.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to : Les Jaster, Rules Coordinator, Department of Revenue, P.O. Box 47458, Olympia, WA 98504-7458, FAX (206) 586-7603. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on February 10, 1993, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: The department proposes to amend Rule 101. This rule will be amended to explain the new requirements for tax registration. If a business meets the identified criteria, it may not need to register with the Department of Revenue. Rule 101 will explain that the Unified Business Identifier program now enables the business person to register or license with several state agencies using a single form. This rule will outline the circumstances under which a tax registration fee may be returned. The rule will clarify the definition of "change in ownership" to make it consistent

with current and existing practice. A copy of the proposed rule draft and/or small business economic impact statement is available upon request. Contact Roseanna Hodson, (206) 586-4281.

January 5, 1993
 Les Jaster
 Rules Coordinator

WSR 93-02-047
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed January 5, 1993, 2:32 p.m.]

Subject of Possible Rule Making: Amending WAC 458-20-174 Sales to motor carriers operating in interstate or foreign commerce of motor vehicles, trailers, parts, etc.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Les Jaster, Rules Coordinator, Department of Revenue, P.O. Box 47458, Olympia, WA 98504-7458, FAX (206) 586-7603. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on February 10, 1993, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: The department proposes to amend Rule 174. This rule will be amended to address the "retailing of interstate transportation equipment" tax classification. This rule will contain language providing that vehicles and trailers must be used "substantially" in interstate hauls to maintain their use tax exemption. "Substantial" is not defined by law and the rule was previously silent. The rule now defines "substantial" as meaning a minimum of 25% usage in interstate hauls. The threshold was upheld by the Washington Supreme Court in UPS, 102 Wn.2d 355, 687 P.2d 186 (1984), which was decided several years ago. A copy of the proposed rule draft and/or small business economic impact statement is available upon request. Contact Roseanna Hodson, (206) 586-4281.

January 5, 1993
 Les Jaster
 Rules Coordinator

WSR 93-02-053
PROPOSED RULES
OFFICE OF
MARINE SAFETY
 [Filed January 6, 1993, 9:08 a.m.]

Original Notice.

Title of Rule: Chapter 317-05 WAC, Definitions.

Purpose: Chapter 317-05 WAC, as proposed, provides definitions for use in conjunction with chapters 317-20 and 317-30 WAC, concurrently proposed.

Statutory Authority for Adoption: RCW 43.211.030, 88.46.010, 88.46.040, and 88.46.050.

Statute Being Implemented: RCW 88.46.010.

Summary: The proposed chapter 317-05 WAC provides definitions that will aid in interpretation and application of

rules promulgated by the Office of Marine Safety to implement statutorily required programs for the regulation of merchant vessels.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tom Wendel, 711 State Avenue, Olympia, 664-9110.

Name of Proponent: Office of Marine Safety, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: This chapter is not self implementing, but is for use with other chapters within Title 317 WAC.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed chapter 317-05 WAC provides definitions of terms used elsewhere in Title 317 WAC, such as the types of vessel regulated, what is meant by "oil," "discharge," etc. These definitions are necessary for a full understanding of the meaning and application of chapters 317-20 and 317-30 WAC, being adopted concurrently with these definitions.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Seattle, on February 9, 1993, at 8:00 p.m., at the SeaTac Airport Theater Room, (behind Thai Airways Ticket Counter); and in Vancouver, on February 11, 1993, at 8:00 p.m., at the Ferryman's Motel, 7901 N.E. 6th Avenue, Vancouver.

Submit Written Comments to: Tom Wendel, P.O. Box 42407, Olympia, WA 98504-2407, by February 8, 1993.

Date of Intended Adoption: March 4, 1993.

January 5, 1993
 Barbara Herman
 Administrator

CHAPTER 317-05 WAC
DEFINITIONS

NEW SECTION

WAC 317-05-010 Application. The definitions in this section apply throughout this Title unless it is expressly stated, or the context clearly requires, otherwise.

NEW SECTION

WAC 317-05-020 Definitions. (1) "Administrator" means the Administrator of the Office of Marine Safety.

(2) "Bulk" means material that is stored or transported in a loose, unpackaged liquid, powder, or granular form capable of being conveyed by a pipe, bucket, chute, or belt system.

(3) "Cargo vessel" means a self-propelled ship in commerce, other than a tank vessel or a passenger vessel, three hundred gross tons or more, including but not limited to, commercial fish processing vessels and freighters.

(4) "Covered Vessel" means a tank vessel, cargo vessel, or passenger vessel.

(5) "Department" means the Department of Ecology.

(6) "Director" means the Director of the Department of Ecology.

(7) "Discharge" means any spilling, leaking, pumping, pouring, emitting, emptying, or dumping.

(8)(a) "Facility" means any structure, group of structures, equipment, pipeline, or device, other than a vessel, located on or near the navigable waters of the state that transfers oil in bulk to or from a tank vessel or pipeline, that is used for producing, storing, handling, transferring, processing, or transporting oil in bulk.

(b) A facility does not include any: (i) Railroad car, motor vehicle, or other rolling stock while transporting oil over the highways or rail lines of this state; (ii) retail motor vehicle motor fuel outlet; (iii) facility that is operated as part of an exempt agricultural activity as provided in RCW 82.04.330; (iv) underground storage tank regulated by the Department or a local government under chapter 90.76 RCW; or (v) a marine fuel outlet that does not dispense more than three thousand gallons of fuel to a ship that is not a covered vessel, in a single transaction.

(9) "Marine facility" means any facility used for tank vessel wharfage or anchorage, including any equipment used for the purpose of handling or transferring oil in bulk to or from a tank vessel.

(10) "Navigable waters of the state" means those waters of the state, and their adjoining shorelines, that are subject to the ebb and flow of the tide, or are used presently, have been used in the past, or may be susceptible for use to transport intrastate, interstate, or foreign commerce, or any of these factors.

(11) "Office" means the Office of Marine Safety.

(12) "Oil" or "oils" means any naturally occurring liquid hydrocarbons at atmospheric temperature and pressure coming from the earth, including condensate and natural gasoline, and any fractionation thereof, including, but not limited to, crude oil, petroleum, gasoline, fuel oil, diesel oil, oil sludge, oil refuse, and oil mixed with wastes other than dredged spoil. Oil does not include any substance listed in Table 302 adopted August 14, 1989, under section 101(4) of the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by P.L. 99-499.

(13) "Offshore facility" means any facility, as defined in subsection (8) of this section, located in, on, or under any of the navigable waters of the state, but does not include a facility any part of which is located in, on, or under any land of the state, other than submerged land. "Offshore facility" does not include a marine facility as defined in subsection (9) of this section.

(14) "Onshore facility" means any facility, as defined in subsection (8) of this section, any part of which is located in, on, or under any land of the state, other than submerged land, that because of its location, could reasonably be expected to cause substantial harm to the environment by discharging oil into or on the navigable waters of the state or the adjoining shorelines.

(15)(a) "Owner or operator" means:

(i) In the case of a vessel, any person owning, operating, or chartering by demise, the vessel;

(ii) In the case of an anchor or offshore facility, any person owning or operating the facility; and

(iii) In the case of an abandoned vessel, anchor, or offshore facility, the person who owned or operated the vessel, anchor, or facility immediately before its abandonment.

(b) "Operator" does not include any person who owns the land underlying a facility if the person is not involved in the operations of the facility.

(16) "Passenger vessel" means a ship of three hundred or more gross tons with a fuel capacity of at least six thousand gallons carrying passengers for compensation.

(17) "Person" means any political subdivision, government agency, municipality, industry, public or private corporation, copartnership, association, firm, individual, ship, or any other entity whatsoever.

(18) "Ship" means any boat, ship, vessel, barge or other floating craft of any kind.

(19) "Spill" means an unauthorized discharge of oil into the waters of the state.

(20) "State waters" means the navigable waters of Washington.

(21) "Substantial risk" means a risk that is reasonably considered to pose a hazard or danger to the state's marine environment, to the public health and safety of its citizens, or to marine transportation.

(22) "Tank vessel" means a ship that is constructed or adapted to carry, or that carries, oil in bulk as cargo or cargo residue, and that:

(a) Operates on the waters of the state; or

(b) Transfers oil in a port or place subject to the jurisdiction of this state.

A ship is constructed or adapted to carry oil in bulk as cargo or cargo residue if authorized to do so under the ship's certification.

NEW SECTION

WAC 317-05-030 Computation of time. In computing a period of time established by these rules, the day of the act, incident, or default which starts the period prescribed is not included. If the last day of the period falls on a Saturday, Sunday or legal holiday, the period is extended until the end of the next day that is not a Saturday, Sunday or legal holiday. Days run from midnight to midnight except for the last day of the period which ends at the close of business on that day.

WSR 93-02-054

PROPOSED RULES

OFFICE OF

MARINE SAFETY

[Filed January 6, 1993, 9:09 a.m.]

Original Notice.

Title of Rule: Chapter 317-30 WAC, Cargo and passenger vessel screening rules.

Purpose: The proposed rules will implement the program to screen cargo and passenger vessels to determine whether they pose a substantial risk to public health, safety, or the environment as required by RCW 88.46.050.

Statutory Authority for Adoption: RCW 43.211.303 and 88.46.050.

Statute Being Implemented: RCW 88.46.050.

Summary: The proposed rules contain guidelines and factors for the office's determination of whether a cargo or passenger vessel poses a substantial risk, and requirements for passenger and cargo vessels to identify their presence in Washington state waters.

Reasons Supporting Proposal: The proposed rules are necessary to implement the screening program required by RCW 88.46.050.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tom Wendel, 711 State Avenue, Olympia, 664-9110.

Name of Proponent: Office of Marine Safety, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The screening program, and vessel reporting requirements, will begin on April 19, 1993.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: RCW 88.46.050 requires the Office of Marine Safety for the state of Washington to screen cargo and passenger vessels, as defined in RCW 88.46.010, to determine whether they pose a substantial risk of harm to the public health and safety and the environment. The rules contain guidelines for the office to make the required determination on a case-by-case basis. They also contain requirements for cargo and passenger vessel owners or operators to report to the office their entry into or operation in Washington's waters, and limited additional information. The effect of the rules will be the requirement for vessels to report their presence, and guidance for the office to assess risk.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Seattle, on February 9, 1993, at 7:30 p.m., at the SeaTac Airport Theater Room (behind Thai Airways ticketing counter); and at Vancouver, on February 11, 1993, at 7:30 p.m., at the Ferryman's Motel, 7901 N.E. 6th Avenue, Vancouver.

Submit Written Comments to: Tom Wendel, P.O. Box 42407, Olympia, WA 98504-2407, by February 8, 1993.

Date of Intended Adoption: March 4, 1993.

January 5, 1993

Barbara Herman

Administrator

**Chapter 317-30 WAC
CARGO AND PASSENGER VESSEL SCREENING
RULES**

NEW SECTION

WAC 317-30-010 Purpose. This chapter implements the cargo and passenger vessel screening program established in RCW 88.46.050 to:

- (1) Protect the state's natural resources;
- (2) Provide for safe marine transportation in state waters; and

- (3) Determine whether cargo and passenger vessels entering or operating in state waters pose a substantial risk of harm to the public health and safety and to the environment.

NEW SECTION

WAC 317-30-020 Application. (1) The definitions in chapter 317-05 WAC apply to this chapter unless otherwise indicated.

- (2) Owners and operators of cargo and passenger vessels entering or operating in state waters shall comply with the provisions of this chapter.

NEW SECTION

WAC 317-30-030 Screening for substantial risk. (1) The office may screen any cargo or passenger vessel entering or operating in state waters. Screening a cargo or passenger vessel involves a determination of whether the vessel poses a substantial risk of harm to the public health and safety and to the environment based on vessel information collected by the office. The office may collect information from any source, including the owner and operator, other public agencies, or by inspection.

(2) A vessel poses a substantial risk if:

- (a) The vessel is not covered by, or fails to comply with, a contingency plan on file with the office; or
- (b) The office determines that the vessel is reasonably considered to pose a hazard or danger to the state's marine environment, to the public health and safety of its citizens, or to marine transportation.

NEW SECTION

WAC 317-30-040 Substantial risk factors. Based on information available, the office will consider a vessel's operating characteristics, cargo characteristics, and the operating environment in determining whether the vessel poses a substantial risk while operating in state waters.

NEW SECTION

WAC 317-30-050 Cargo characteristics. The vessel's cargo characteristics include such factors as the type of cargo, and the quantity and type of fuel oil carried.

NEW SECTION

WAC 317-30-060 Operating characteristics. The vessel's operating characteristics include such factors as:

- (1) Casualty and spill history;
- (2) Intended oil transfer operations, and hazardous bulk cargo operations, in state waters;
- (3) Dimensions;
- (4) Age and condition;
- (5) Maneuvering capabilities, including type, age, capacities, and condition of all propulsion and navigation systems, turning radius, and emergency stopping abilities;
- (6) Outstanding deficiencies documented by flag and port state control;
- (7) Ownership and classification;
- (8) Safety reports under WAC 317-30-100;

(9) Frequency and duration of vessel operations in state waters;

(10) The ability of the crew to communicate among themselves and with others; and

(11) Licensing and documentation information of vessel officers and crew.

NEW SECTION

WAC 317-30-070 Operating environment. The vessel's operating environment includes such factors as:

(1) External circumstances including forecasted weather, tides, current, actual visibility, and traffic; and

(2) Environmental sensitivity of areas along the vessel's route of travel as identified by the state's geographic area planning maps or sensitive area maps coupled with Washington's oil spill compensation schedule.

NEW SECTION

WAC 317-30-080 Notification of entry. (1) Except for a vessel subject to WAC 317-30-090, a cargo or passenger vessel owner or operator shall submit a notice of entry to the office by telefax or telephone at least twenty-four hours before the vessel enters state waters.

(2) An owner or operator shall submit the following information in the notice of entry:

(a) The vessel's name, country of registry, type, call sign, and official number of the vessel;

(b) The name, mailing address, telefax number, and telephone number for immediate contact of the owner or operator, or representative;

(c) The name of the person submitting the notice of entry;

(d) The estimated date, time, and point of entry into state waters by the vessel;

(e) Intended berths or anchorages in Washington;

(f) Last and next port of call;

(g) The amount and type of bunker or cargo, or both, that will be transferred;

(h) A safety report required under WAC 317-30-100; and

(i) Identification of the contingency plan covering the vessel under Washington law.

(3) In addition to providing the information in subsection (2) of this section, an owner or operator of a cargo or passenger vessel carrying dangerous cargo in bulk, defined in 33 C.F.R. §160.203, shall submit with its notice of entry the following information:

(a) The name and quantity of the dangerous cargo carried in bulk;

(b) The location of the vessel at the time the report is submitted; and

(c) The stowage location of the dangerous cargo.

(4) If an owner or operator is unable to provide notice at least twenty-four hours prior to arrival as required by subsection (1) of this section, the owner or operator shall give notice to the office as soon as practicable and shall include an explanation for the delay in notifying the office.

NEW SECTION

WAC 317-30-090 Intrastate operation. (1) If a cargo or passenger vessel operates more than fifty percent of the time in state waters, the vessel's owner or operator shall submit to the office a written schedule of the vessel's typical operations before operating the vessel in state waters.

(2) The written schedule must identify the:

(a) Vessel's name, size (including gross tonnage, length overall, beam, and maximum anticipated draft), type, call sign, and official number;

(b) Name, mailing address, telefax number, and telephone number for immediate contact of the owner or operator;

(c) Vessel's maximum fuel oil capacity in United States gallons, average quantity of fuel oil carried, type of fuel oil carried, usual place and schedule for bunkering;

(d) Typical routes served by the vessel;

(e) Usual or typical schedule of the vessel; and

(f) Cargo(s) carried and capacity.

(3) Vessels providing a schedule under this section are excused from notice requirements under WAC 317-30-080.

NEW SECTION

WAC 317-30-100 Safety reports. (1) The owners or operators of cargo and passenger vessels shall submit a safety report to the office with each notice of entry that indicates the existence of any of the following vessel conditions:

(a) Any abnormality or malfunction of any steering, navigation, propulsion or safety systems;

(b) A breach of the hull or the integrity of a cargo or bunker tank that causes or that may reasonably be expected to cause an oil spill or loss of stability;

(c) Damage from a fire or explosion;

(d) An incomplete engineering or deck complement under United States law or regulation or under the requirements of the vessel's country of registry; or

(e) Any condition that could adversely affect the safety of a vessel, bridge, structure, shore area, or the environment.

(2) The safety report must describe the condition and state what steps were taken to correct or compensate for the condition.

NEW SECTION

WAC 317-30-110 Safety reports after notice or waiver. If a condition described in WAC 317-30-100(1) arises after a notice of entry or notice of intrastate operation is submitted, or after a waiver is granted, then the owner or operator shall immediately notify the office of the condition by telefax or telephone. A written safety report meeting the requirements of WAC 317-30-100 must be submitted to the office no later than forty-eight hours after notice of the condition is made.

NEW SECTION

WAC 317-30-120 Waivers. (1) The office may, in its discretion, waive the requirement for notice under WAC 317-30-080 or 317-30-090 for a specific vessel. To apply for a waiver, the owner or operator of a cargo or passenger vessel shall submit a written application that contains:

(a) The vessel's name, size (including tonnage, length overall, beam, and maximum draft), country of registry, vessel type, call sign, and official number of the vessel;

(b) The name, mailing address, telefax number, and telephone number for immediate contact of the owner or operator, or representative;

(c) The frequency and duration of the vessel's operations in state waters; and

(d) A statement by the owner or operator, or authorized agent, describing the vessel's safety record for the last two years.

(2) The office may grant a waiver if the vessel's owner or operator demonstrates a history of safe operations in state waters for the past two years. The office may grant the waiver in whole or in part, and with conditions, including time limitations, as the office deems appropriate.

NEW SECTION

WAC 317-30-130 Inspections. (1) Office personnel may board and inspect a cargo or passenger vessel during the vessel's scheduled stay in port if the office determines that the vessel poses a substantial risk, if the office has reason to believe that a vessel may pose a substantial risk, or if the office does not have sufficient information to make a substantial risk determination under WAC 317-30-030. The owner or operator shall make the vessel available for inspection on request by the office.

(2) When timely and feasible, the office will seek more information concerning the vessel from the United States Coast Guard or the owner or operator of the vessel, prior to or in lieu of performing an inspection of the vessel.

(3) Inspections will focus on those factors needed or used to make a substantial risk determination. Any violations of federal or international rules observed will be reported to the United States Coast Guard. In addition, inspections will be coordinated with the United States Coast Guard.

NEW SECTION

WAC 317-30-140 Vessels posing a substantial risk. If the office determines that a cargo or passenger vessel poses a substantial risk, the office may:

(1) Request that the United States Coast Guard deny entry; or

(2) Issue an order allowing the vessel to enter or operate in state waters subject to conditions the office determines will minimize the risk the vessel poses. The conditions may include:

(a) Submission of specified information or written material about the vessel and its operations;

(b) Tug or spill response vessel escorts;

(c) The addition of officers, crew, or licensed pilots;

(d) Limiting the vessel's speed along an intended route;

(e) Restricting the vessel's route, or area of operation;

(f) Restricting operations in adverse weather, tidal, or current conditions;

(g) Restricting bunkering or cargo transfer operations;

(h) Placing navigation, communications, or other special equipment on board; and

(i) Other conditions, restrictions, or requirements deemed appropriate under the circumstances.

NEW SECTION

WAC 317-30-150 Penalties. A person who violates the provisions of this chapter or orders issued under this chapter, is subject to penalties and procedures under chapter 317-40 WAC.

NEW SECTION

WAC 317-30-900 Severability. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.

WSR 93-02-055

PROPOSED RULES

OFFICE OF

MARINE SAFETY

[Filed January 6, 1993, 9:11 a.m.]

Original Notice.

Title of Rule: Chapter 317-20 WAC, Oil spill prevention plans.

Purpose: The proposed rules will implement the state Office of Marine Safety's program to receive and review tank vessel oil spill prevention plans, as required by RCW 88.46.040.

Other Identifying Information: These proposed rules are referred to as "comprehensive" rules, or rules requiring "comprehensive" prevention plans, in WAC 317-20-999, the rule for interim prevention plans adopted by the office on November 24, 1992.

Statutory Authority for Adoption: RCW 43.211.030 and 88.46.040.

Statute Being Implemented: RCW 88.46.040.

Summary: The proposed rules set forth format, content, and review standards for comprehensive tank vessel oil spill prevention plans, which are by these rules required to be submitted six months following adoption of these rules.

Reasons Supporting Proposal: The proposed rules are necessary to proceed with implementation of the tank vessel spill prevention plan program required by RCW 88.46.040.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tom Wendel, 711 State Avenue, Olympia, 664-9110.

Name of Proponent: Office of Marine Safety, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Oil spill prevention plans complying with these rules will have to be filed by tank vessel owners or operators six months following adoption of these rules.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rules initiate the second of three phases of implementation of the tank vessel oil spill prevention plan program, which will involve submission for each tank ship and barge of a comprehensive prevention plan. Phase I was implemented by the adoption of WAC 317-20-

999, requiring brief interim prevention plans after January 1, 1993. Phase III will be implemented in the future by adoption of clear standards for "best achievable protection." Prevention plans submitted pursuant to the rules now proposed will be reviewed for completeness and for compliance with the minimum operating standards set forth in the rules. If a plan is complete and shows that the minimum operating standards are met, then the office will issue a certificate of compliance for the vessel(s) covered by the plan.

Proposal does not change existing rules.

SMALL BUSINESS ECONOMIC IMPACT STATEMENT

1. Summary of the Need for the Rule: RCW 88.46.040 requires the owner or operator of each tank vessel operating in Washington state's navigable waters on or after January 1, 1993, to file an oil spill prevention plan. The same law requires the Washington State Office of Marine Safety (OMS) to, by administrative rule, establish standards for oil spill prevention plans. Proposed chapter 317-20 WAC, begins to fulfill the requirements of RCW 88.46.040, and will assist the state in assuring that tank vessels operating in state waters provide the best achievable protection from damages due to oil spills.

2. Description of How Chapter 317-20 WAC will Affect the Regulated Industry: Reporting, recordkeeping, and other compliance requirements. Reporting: Chapter 317-20 WAC, as proposed, requires tank vessel owners or operators to report a broad spectrum of information to the Office of Marine Safety in the form of a prevention plan. The information is requested in a brief summary form. The rules do not call for extensive details or voluminous copies of actual company or vessel records. The information that must be addressed regarding each tank vessel includes the following significant categories: Operational outline; general vessel characteristics; history of spills, accidents, and near misses; personnel information including manning, training, and procedures; preventive maintenance; spill prevention technology; and compliance with minimum operating standards set forth in the rules.

Recordkeeping: There are no specific recordkeeping requirements in the proposed rules. However, the requirement to report near misses should encourage the recording of such events in the future. It is understood that near misses have not generally been recorded in the past by tank vessel operators. Consequently, there will be little information available in this area for plans submitted in the short term. Recordkeeping of near misses will now be necessary. This limited area for increased recordkeeping is of nominal consequence to industry.

Other Compliance Requirements: Chapter 317-20 WAC, as proposed, requires that tank vessels comply with certain minimum operating standards, but does not specify all measures necessary to provide the best achievable protection. It is believed that operators will not have to make significant or costly changes to their equipment of operations to comply with the initial minimum operating standards. Small businesses in particular, who appear to be exclusively domestic carriers, are least impacted by these standards because they must effectively accomplish the

minimum standards in chapter 317-20 WAC, as proposed, in order to comply with federal laws and regulations.

Professional Services Likely Used to Comply with the Proposed Rules: Chapter 317-20 WAC, as proposed, has been structured to avoid the need for significant professional services. Nevertheless, some small businesses are likely to engage the services of a consultant to prepare or assist in the preparation of their prevention plan. Such assistance is likely, however, only for the smallest of operators, whose managers also must work in the operation of the vessels and cannot devote the small amount of time necessary to write the plan. It is also likely that some operators will use an outside printing/copying service to print and prepare sufficient copies of the plan, if they do not have adequate facilities to do so in house. Costs of work set forth in the economic assessment below are set at a level that will suit either in-house professional services or outside professional services. No separate contracting costs have been assessed, because of the highly unlikely need for outside services.

3. Findings from Research Undertaken to Assess the Impact on Small Businesses: Once the prevention plan rules are adopted, affected businesses will have six months within which to prepare their prevention plans. The time necessary to prepare a plan is estimated to total as follows: 20-40 hours of professional or managerial time; and 30-40 hours of administrative assistance. When spread over the six month plan preparation period, this amounts to less than 7 hours a month professional time, and the same in administrative time.

4. Calculated Compliance Costs: Compliance costs were calculated by breaking-down the contents of the required prevention plans by categories of information. A time estimate to assemble and summarize the information for each category was made, and all categories were totalled to determine the total time necessary to prepare the prevention plan. Hours were translated to dollars by using a rate of \$100 per hour for professional services, and \$50 per hour for administrative services. Based on these assumptions, and conservatively using the high estimates of necessary labor time, it is estimated that the cost to a small business for its initial plan preparation will amount to about \$6000. That cost will be able to be spread over the six month period, amounting to a monthly expense during the preparation period of about \$1000 per month. When it is considered that this effort will achieve compliance for a small business for approximately two years, the monthly cost of compliance is effectively reduced to \$250 or less. When one further considers that the initial plan will merely require revision for future submissions, the cost of preparing future plans will be substantially less and the long-term costs for small businesses will be almost negligible.

5. Cost Comparison: Small Businesses versus Large Businesses. The level of effort necessary to prepare a prevention plan is directly tied to the complexity of the operation of the vessel(s) covered by the plan. In the affected industry the larger operators typically have the more complex operations, and will have considerable information to convey. Small operators, on the other hand, typically have less complicated operations, and less information to convey. They have fewer vessels and their vessels are smaller and less complex. Their vessel operations are more localized and more routine. Records that may have to be

reviewed to prepare the plan are less extensive and more conveniently located for the affected small businesses than the larger businesses, which may have records scattered throughout the world. It is therefore concluded that the impact of the prevention plan program on small businesses is not disproportionate when compared with the impact on larger businesses. A specific comparison was performed in order to validate the conclusion that the impact of the proposed rules is proportionate. Representatives of two small businesses and one "medium" size business were interviewed by a consultant for OMS. The interviews consisted of a brief assessment of the information that would have to be conveyed in the prevention plan that each will have to prepare. Each of the smaller operators controlled a single tank vessel, while the larger operator controlled four. The estimated time to prepare the plans was 60-80 hours for the smaller businesses, and 80-100 hours for the larger business. This demonstrates that the impact is proportional.

6. Documentation of Cost and Relative Impact for Small Businesses: The following documents have been prepared in the course of assessing the impact upon small businesses: Memo from R. J. Lakey, consultant, to Tom Wendel, OMS, reporting on the pilot study undertaken by Lakey, dated December 18, 1992; and memo from Mary Sohlberg, OMS, to Tom Wendel, OMS, reporting the results of her small business survey, dated December 30, 1992, with attachments.

7. Mitigation Provisions Considered and Adopted: OMS has strived throughout the process of developing proposed chapter 317-20 WAC to structure an effective prevention plan program while causing the minimum practicable impact, due to plan preparation, on affected businesses. Rules summaries were distributed, and three workshops were held to discuss those summaries with affected parties. Draft rules were distributed, and informal comments were received from affected parties on those rules. Small businesses participated in those opportunities to affect the structure of the rules, and the rules have been modified to address legitimate concerns expressed. Two significant elements of chapter 317-20 WAC, as proposed, mitigate the impact on small businesses. The first element is the allowance to provide required information in brief summary form, as opposed to early plans by OMS to require extensively detailed and documented information. This element substantially simplifies plan preparation by regulated companies. The second element is the allowance for waivers from plan requirements if information is unduly burdensome to collect for inclusion in a prevention plan. Through the processing of waiver applications, OMS will be capable of continuously evaluating and adjusting the impact of the rules on small businesses. OMS also plans to informally provide advice and assistance to small businesses in the preparation of their plans. During the six month period between adoption of chapter 317-20 WAC and the due date for prevention plans to meet the rule's requirements, OMS will hold one or more small business workshops to field questions and assist small businesses in their plan preparation. In addition, it will be made clear that small businesses can contact OMS at other times to provide clarification of plan requirements.

8. Brief Description of Presolicitation, Research, and Pilot Project Efforts: Presolicitation efforts included workshops to address rules summaries prior to drafting actual

administrative rules and, informal comment receipt based upon a draft of the rules that was developed following the workshops. These efforts are described under section 7 above. OMS research consisted of direct consultation with known small businesses that will be required to comply with chapter 317-20 WAC. Four small businesses were contacted by OMS personnel and interviewed about their operations. Their input about the effort necessary to prepare the plans, together with information gained about each operation, was considered in OMS's assessment of the plan preparation effort. The assessment by OMS was totalled in terms of hours of labor necessary to obtain information and present it in a prevention plan. OMS also undertook a pilot project to gain independent input about the impact of the proposed rules on small businesses. A private consultant, an expert in maritime operations, was retained by OMS. The consultant personally visited the site of two small tank vessel operators in Washington state and one larger operator in Texas (for comparison), and interviewed managers about the nature of their operations. The consultant was provided with the proposed rules and asked to assess the labor that would be necessary to prepare a plan for the operations that he visited. He prepared a report that is listed in section 6, above.

Hearing Location: Seattle, on February 9, 1993, at 7:00 p.m., at the SeaTac Airport Theater Room, (Behind Thai Airways Ticket Counter); and at Vancouver, on February 11, 1993, at 7:00 p.m., at the Ferryman's Motel, 7901 N.E. 6th Avenue, Vancouver.

Submit Written Comments to: Tom Wendel, P.O. Box 42407, Olympia, WA 98504-2407, by February 8, 1993.

Date of Intended Adoption: March 4, 1993.

January 5, 1993

Barbara Herman

Administrator

**Chapter 317-20 WAC
OIL SPILL PREVENTION PLANS**

**PART I
GENERAL**

NEW SECTION

WAC 317-20-010 Purpose: This chapter establishes oil spill prevention plan requirements for tank vessels to:

- (1) Improve marine safety in the state's waters;
- (2) Reduce the risk of an oil spill;
- (3) Provide the best achievable protection of the state's waters, and natural resources from oil spills; and
- (4) Encourage the development and use of new or improved technology and procedures designed to increase marine safety and protection of the state's natural resources.

NEW SECTION

WAC 317-20-020 Application. (1) Other than vessels that meet the exception in RCW 88.46.080 (2)(c), a tank vessel may not operate in state waters unless the vessel's owner or operator complies with this chapter and any order issued by the office in administering this chapter.

(2) An oil spill prevention plan approved by the office binds the owner, operator, or charterer by demise of a tank

vessel covered by the plan, and their successors, assigns, agents, and employees.

NEW SECTION

WAC 317-20-030 Duties. An owner or operator of a tank vessel shall:

- (1) Ensure that an approved oil spill prevention plan remains current and accurately represents the owner's or operator's policies, procedures, and practices;
- (2) Update the approved plan annually if necessary;
- (3) Make the vessel available during its scheduled stay in port for inspection if requested by the office; and
- (4) Supply information or documents requested by the office to complete a submitted plan, or to clarify or confirm information presented in the plan.

NEW SECTION

WAC 317-20-040 Definitions. Unless the context clearly requires otherwise, the definitions in chapter 317-05 WAC and the following apply to this chapter:

(1) "Best achievable protection" means the highest level of protection that can be achieved through the use of the best achievable technology and those staffing levels, training procedures, and operational methods that provide the greatest degree of protection available. The administrator's determination of best achievable protection shall be guided by the critical need to protect the state's natural resources and waters, while considering:

- (a) The additional protection provided by the measures;
- (b) The technological achievability of the measures; and
- (c) The cost of the measures.

(2) "Best achievable technology" means the technology that provides the greatest degree of protection, taking into consideration:

- (a) Processes that are being developed, or could feasibly be developed, given overall reasonable expenditures on research and development; and
- (b) Processes that are currently in use. In determining what is best achievable technology, the administrator shall consider the effectiveness, engineering, feasibility, and commercial availability of the technology.

(3) "Document" means a record including any printed or written paper, completed form, bound record book, log, photograph, film, sound recording, drawing, machine-readable material, or other recording device regardless of nature or characteristics.

(4) "Fleet" means more than one tank vessel operated by the same owner or operator.

(5) "Human performance measures" mean an owner's or operator's policies, procedures, and practices that minimize the potential for human error in vessel maintenance and operation, and the handling of oil.

(6) "Proficient in English" means the ability to communicate in the English language to adequately interact with municipal, state, and federal authorities, and personnel from other vessels and facilities to safely complete a vessel operation.

(7) "Training" means instruction, materials, and procedures, formal and informal, beyond minimum applicable crew licensing and documentation requirements, including shipboard materials, practical exercises, drills, on-the-job

training, and other measures to ensure a capable and knowledgeable staff.

NEW SECTION

WAC 317-20-050 Plan submission. (1) An owner or operator shall submit three copies of an oil spill prevention plan to the office. Each copy must be in the format and contain the information required in WAC 317-20-150.

(2) An owner or operator may submit a combined oil spill contingency plan and oil spill prevention plan. Six copies of the combined plan must be submitted to the office. Information that fulfills both the requirements of this chapter and chapter 317-10 WAC need not be repeated but must be clearly cross referenced either in the body of the plan or in the cover letter required in subsection (5) of this section. Information that fulfills either the requirements of this chapter or the requirements of chapter 317-10 WAC, but not both, must be clearly distinguished.

(3) An owner or operator may submit a plan for a fleet of tank vessels. The plan must provide information unique to each class of vessel in separate appendices. A class of vessel is a class applicable to a tank vessel and described in Table 2.01-7(a) of Title 46 of the Code of Federal Regulation, Part 1.

(4) An owner or operator may submit a prevention plan prepared under federal law or the laws of another state if the plan contains the information required by this chapter. The information contained in the plan must be clearly cross referenced with the applicable provisions of this chapter in the cover letter required in subsection (5) of this section.

(5) Each plan submitted must contain a cover letter identifying:

- (a) The owner or operator by name, principle place of business, mailing address, and telephone number;
- (b) The vessel for which the plan is submitted; and
- (c) The name, address, and telephone number of a person designated by the owner or operator to be contacted for matters concerning the plan.

(6) An owner or operator may request an extension of time to comply with a deadline imposed in this chapter or by the office. The office will grant extensions for good cause.

PART II PLAN APPROVAL

NEW SECTION

WAC 317-20-055 Review process. The office's review of an oil spill prevention plan comprises three steps. The first step is to determine whether the plan is complete. The second step is to determine whether a complete plan demonstrates minimum compliance. The third step is to approve a complete plan that demonstrates best achievable protection.

NEW SECTION

WAC 317-20-060 Plan completeness. (1) When an oil spill prevention plan is received, the office will determine whether the plan is complete or incomplete. If the plan is incomplete, the owner or operator will be notified within sixty days from the date of receipt. If the plan is complete,

the office will start its review for minimum compliance and approval under this chapter.

(2) If information required under this chapter is not applicable to the covered vessel, the owner or operator shall identify the specific provision requiring the information and state "not applicable."

NEW SECTION

WAC 317-20-065 Verification of minimum compliance. (1) The office will issue a verification of minimum compliance for an oil spill prevention plan that demonstrates compliance with the minimum operating standards in WAC 317-20-140. The verification is valid until the plan is approved or disapproved.

(2) Once a verification of minimum compliance has been issued, the owner or operator, and the owner or operator's successors, assigns, agents, and employees are bound to comply with the standards for tank vessel operations under WAC 317-20-140.

(3) Other than the standards in WAC 317-20-140, an owner or operator, and the owner or operator's successors, assigns, agents, and employees are not bound to or by any other information contained in a plan for which a verification of compliance has been issued.

NEW SECTION

WAC 317-20-066 Best achievable protection. (1) The office will review oil spill prevention plans submitted under this chapter to determine what measures comprise best achievable protection from oil spills. The office will amend this chapter to include those measures after public notice and providing interested parties an opportunity to be heard.

(2) After this chapter is amended, an owner or operator has six months to submit an amended plan or a new plan to conform to the office's determination of best achievable protection.

NEW SECTION

WAC 317-20-070 Plan approval. (Reserved.)

**PART III
COMPLIANCE**

NEW SECTION

WAC 317-20-080 Failure to comply—Plan disapproval. (1) An owner or operator of a tank vessel shall comply with the requirements of this chapter, the approved oil spill prevention plan for the vessel, and any order issued by the office in administering this chapter. If an owner or operator fails to comply with an order, the office may take the following administrative actions:

- (a) Disapprove the plan;
- (b) Restrict the tank vessel's movements or operations in state waters, or both;
- (c) Assess penalties under chapter 317-40 WAC; or
- (d) Deny entry into state waters.

(2) An owner or operator subject to administrative action under this section may request reconsideration of the action in writing. The request must be received by the

office no later than fourteen days after the office issues the notification of the action.

NEW SECTION

WAC 317-20-090 Immediate administrative action. If the administrator believes that the condition or operation of a tank vessel requires immediate administrative action to accomplish the purposes of this chapter, the administrator may issue an emergency order under WAC 317-20-080(1) requiring immediate compliance.

NEW SECTION

WAC 317-20-100 Waivers. (1) The office may waive specific requirements under this chapter if an owner or operator submits an application for waiver demonstrating that:

(a) Complying with a requirement would be unduly burdensome and there is an alternative to strict compliance that meets the purposes for which the requirement was adopted; or

(b) There is a legal basis to support the waiver.

(2) An owner or operator requesting a waiver under subsection (1)(b) of this section shall clearly identify:

(a) The provision of this chapter requiring the information;

(b) The legal basis to support the waiver; and

(c) A general description of the information and the location of the information.

(3) The office will waive application of this chapter to a vessel certificated as a tank vessel if the owner or operator submits a waiver application stating that the vessel:

(a) Is not used, and will not be used, to carry oil in bulk as cargo or cargo residue; or

(b) Is not carrying oil in bulk as cargo and is destined to a marine facility for repairs.

(4) A waiver granted under this section is valid until the vessel is used to carry oil in bulk as cargo or cargo residue but in no instance for more than five years unless an extension is granted by the office prior to its expiration date.

(5) The office may condition a waiver and a waiver extension to ensure the best achievable protection of the state's natural resources and marine safety.

NEW SECTION

WAC 317-20-110 Information protected from public disclosure. (1) An owner or operator may request that information contained in an oil spill prevention plan be protected from public disclosure. The request must be made in writing to the administrator and identify the legal basis to support the request. The information to be protected must be identified clearly by plan section, page number, paragraph, and, if possible, sentence.

(2) The owner or operator is solely responsible for all costs incurred, including reasonable attorney fees, in defending against any action for public disclosure brought under chapter 42.17 RCW. The owner or operator may seek injunctive relief under RCW 42.17.350. If the office receives a request for public disclosure of information for which an owner or operator has requested protection, the office will:

(a) Notify the owner or operator when a request is made;

(b) Notify the owner or operator of any proceedings initiated to compel disclosure; and

(c) Withhold the information until released by the owner or operator or until a court order requires disclosure.

NEW SECTION

WAC 317-20-120 Plan update. (1) If there is a significant change affecting an oil spill prevention plan, the vessel's owner or operator shall notify the office in writing immediately on request by the office. If no request is made, the owner or operator shall notify the office in writing no later than sixty days after the significant change occurs. The notice must briefly summarize the significant change or changes.

(2) A significant change occurs when there is a change in the following that renders information provided in the plan inaccurate:

(a) Manning levels;

(b) Crew training and qualifications beyond those required by the vessel's flag nation;

(c) The configuration of navigation and cargo systems described in WAC 317-20-220 (1)(a) and (b);

(d) Preventive maintenance inspections under WAC 317-20-210(1);

(e) The flag nation of a vessel;

(f) The vessel's name;

(g) The vessel's owner, operator, or representative;

(h) The checklists provided under WAC 317-20-240; or

(i) The cargo or grade of cargo the vessel is authorized to carry by its flag nation.

(3) Each year after a plan is approved, owners and operators shall submit a plan update in the form of an amendment if necessary to make the plan current and accurate.

NEW SECTION

WAC 317-20-130 Notice of entry. (1) A tank vessel owner or operator shall submit a notice of entry to the office by telephone or telefax at least twenty-four hours before the vessel enters state waters.

(2) An owner or operator shall submit the following information in the notice of entry;

(a) The vessel's name, country of registry, type, call sign, and official number of the vessel;

(b) The name, mailing address, telefax number, and telephone number for immediate contact of the owner or operator, or representative;

(c) The name of the person submitting the notice of entry;

(d) The estimated date, time, and point of entry into state waters by the vessel;

(e) Intended berths or anchorages in Washington;

(f) Last and next port of call;

(g) The amount and type of bunker or cargo, or both, that will be transferred;

(h) Expected pilotage, tug escort, lightering, or other assistance beyond that required by federal or state law;

(i) The operational deficiencies of the vessel's primary and auxiliary navigation, propulsion, or cargo containment and transfer systems; and

(j) Identification of the contingency plan covering the vessel under Washington law.

(3) If an owner or operator is unable to provide notice twenty-four hours prior to arrival as required by subsection (1) of this section, the owner or operator shall give notice to the office as soon as practicable and shall include an explanation for the delay.

PART IV PLAN REQUIREMENTS

NEW SECTION

WAC 317-20-140 Standards for tank vessel operations. An oil spill prevention plan must demonstrate that the owner or operator complies with the following minimum operating standards:

(1) The owner or operator has policies, procedures, and practices that ensure compliance with applicable working hour restrictions under federal law or rule and international convention;

(2) Procedures exist for usual and emergency bridge operations, cargo handling, and bunkering that assign operational tasks, allow crew responsible for each operation to perform their primary duty and, if duties overlap, that designate available backup crew;

(3) A licensed deck officer, other than a state-licensed pilot, who speaks English proficiently is always on the bridge while the vessel is underway in state waters;

(4) A qualified crew member who speaks English proficiently is always in charge of bunkering and cargo transfer while the vessel is in state waters;

(5) Multinational crews are capable of communicating proficiently among themselves;

(6) Crew training is required for the technology present in the systems that the crew must operate;

(7) Written policies exist prohibiting persons from being under the influence of alcohol or illegal drugs while aboard or subject to the call of the vessel in state waters;

(8) Before using a facility, the vessel's crew responsible for any oil transfer operation will ensure, through a pretransfer conference or other appropriate means, that the facility's requirements for the vessel's equipment and procedures are met;

(9) The vessel complies with applicable United States Coast Guard and other federal, international, and flag nation requirements;

(10) The owner or operator has implemented remedial policies, procedures, and practices to prevent a reoccurrence of a vessel's past events, defined in WAC 317-20-180.

(11) For a tank barge, the owner or operator has policies, procedures, and practices to ensure that a vessel supplying propulsion to the tank barge meets the standards in subsections (1) through (10) of this section, where applicable.

NEW SECTION

WAC 317-20-150 Plan format and contents. Each oil spill prevention plan submitted must be divided into a system of numbered chapters, sections, and appendices, and bound and tabbed in loose-leaf binders. Except for plans prepared under federal law or the laws of another state, each plan must contain the chapters described in this section in the following order:

(1) **PREFACE.** Include the submittal agreement required under WAC 317-20-160, a copy of the cover letter submitted with the plan under WAC 317-20-050, any letter addressed to the administrator identifying protected information under WAC 317-20-110, and a statement by the owner or operator that the vessel complies with the financial responsibility requirements of chapter 88.40 RCW.

(2) **AMENDMENT LOG.** Include a log to record amendments to the plan and indicate the section amended, the date of amendment, and the name of the person making the amendment.

(3) **TABLE OF CONTENTS.** The table of contents must show the chapter, section, and appendix titles and page numbers, and the page numbers for tables, figures, and other graphics. In addition, the table of contents must be in outline form and indicate by page number the information provided in the plan for each part, section, and subsection of this chapter.

(a) **CHAPTER I: OPERATIONAL SUMMARY.** Include the operational summary required under WAC 317-20-170.

(b) **CHAPTER II: EVENT REPORTS.** Include the event summary required under WAC 317-20-190.

(c) **CHAPTER III: PERSONNEL.** Include the personnel information required under WAC 317-20-200.

(d) **CHAPTER IV: PREVENTIVE MAINTENANCE.** Include the description of the vessel's preventive maintenance program required under WAC 317-20-210.

(e) **CHAPTER V: SPILL PREVENTION TECHNOLOGY.** Include the description of spill prevention technology required under WAC 317-20-220.

(f) **CHAPTER VI: REGIONAL MARINE SAFETY COMMITTEES.** Reserved.

(g) **(OPTIONAL) CHAPTER VII: EFFECTIVENESS ASSESSMENT.** If desirable, include the owner's or operator's assessment of the level of oil spill prevention demonstrated by the plan and identify the key elements leading to the assessment's conclusion.

NEW SECTION

WAC 317-20-160 Submittal agreement. Each oil spill prevention plan must include a submittal agreement containing:

(1) A statement of the plan's purpose and scope, including personnel, vessels, and operations covered by the plan;

(2) The vessel's (a) name and exnames, (b) country of registry, official number, and call sign, (c) oil carrying capacity, (d) length overall, maximum beam, gross tonnage, deadweight tonnage, number of screws, shaft horsepower, and type of propulsion, (e) a simple diagram of the vessel's general arrangement and cargo piping arrangements, and (f) for tank barges, the minimum shaft horsepower, number and

type of screws, and number of persons manning vessels that will be used to tow the barge; and

(3) The highest grade of oil the vessel is certificated to carry.

NEW SECTION

WAC 317-20-165 Intrastate vessel operations schedule. (1) An owner or operator of a tank vessel that operates entirely in state waters shall submit to the office a written schedule of the vessel's typical operations before operating the vessel in state waters.

(2) The written schedule must identify the:

(a) Vessel's maximum bunker and cargo capacity in United States gallons, average quantity of bunker and cargo carried, and usual place and schedule for oil transfer operations;

(b) Typical routes served by the vessel;

(c) Typical schedule of the vessel;

(d) Expected pilotage, tug escort, lightering, or other assistance beyond that required by federal or state law;

(e) The operational condition of the vessel's primary and auxiliary navigation, propulsion, and cargo containment and transfer systems; and

(f) Identify the contingency plan covering the vessel under Washington law.

NEW SECTION

WAC 317-20-170 Operational summary. (1) Each oil spill prevention plan must contain a brief summary of each vessel's operations in state waters. The outline must clearly indicate:

(a) Frequency and duration of typical ports of call in state waters;

(b) Vessel crew assignments, lookout, station bills, or other measures used on the vessel beyond that required by federal or state law for safe transit along routes through areas that present navigational hazards such as narrow or shallow passages, difficult anchorages, congested harbors and traffic lanes, and other known hazards;

(c) The total vessel manning complement required for compliance with company policy, collective bargaining agreements, insurance and underwriters, or other agreement; and

(d) The rating and assigned duties of any licensed or documented seamen who are brought aboard to temporarily relieve or supplement the vessel's manning complement, if any, while the vessel is in port.

(2) Vessel operations include open water navigation, close quarter or restricted waterway maneuvering, mooring (single point), docking, anchoring, taking or releasing tows, taking or releasing auxiliary assistance, cargo transfer, bunkering, and lightering.

(3) An operational summary for a tank barge must also include a summary of information requested under subsection (1) of this section that is applicable to a typical vessel supplying propulsion to the tank barge.

NEW SECTION

WAC 317-20-180 Definition of event. (1) For the purposes of WAC 317-20-140 and 317-20-190 "event" means:

(a) A collision, near-miss incident, marine casualty, or a disabled vessel; or

(b) Oil spills of over twenty-five barrels from a tank vessel.

(2) "Near-miss incident" means a pilot, master, or other person in charge of navigating a tank vessel successfully takes action of a nonroutine nature to avoid:

(a) Collision with another ship, structure, or aid to navigation;

(b) Grounding of the vessel; or

(c) Damage to the environment. A near-miss incident also includes a vessel leaving a moored position to avoid damage from other vessels, fire, or other potential hazards.

(3) "Marine casualties" mean those occurrences described in Title 46 of the Code of Federal Regulations, section 4.05-1, except parts (d) and (e) of that section, but regardless of the vessel's nature or nation of registry and regardless of the geographic location of the occurrences.

(4) "Disabled" means:

(a) An accidental or intentional grounding;

(b) Failure of the main propulsion or primary steering, or a component or control system that causes a reduction in the vessel's maneuvering capabilities;

(c) An occurrence adversely affecting the vessel's seaworthiness or fitness for service, including but not limited to, fire, flood, or collision with another vessel;

(d) Any occurrence that creates the serious possibility of an oil spill or that results in a spill; or

(e) For a tank barge, damaged towing gear.

NEW SECTION

WAC 317-20-190 Reporting events. (1) Each oil spill prevention plan must contain a summary of each event involving the vessel during the past five years, or during the time the vessel has been under the control of the owner or operator, if less than five years. The summary must include, if available:

(a) The date, time, and location of each event;

(b) The weather conditions at the time of the event;

(c) The vessel operations underway at the time;

(d) The identity of any facilities and other vessels involved in the event;

(e) The type and amount of any oil spilled, and the estimated amount recovered;

(f) A list of any government agencies to which the event was reported;

(g) A brief analysis of any known causes and contributing factors for each event that considers, at a minimum, human error, equipment or technology failure, and maintenance or inspection deficiencies;

(h) A description of measures taken to prevent a reoccurrence of each event, including changes to the operating or maintenance procedures, personnel policies, vessel crew and organization, and the vessel's technology.

(2) The owner or operator shall submit to the office reports of events that occur after a plan is submitted. Each report must contain the information required by subsection

(1) of this section. The owner or operator shall submit the report immediately on request by the office. If the office makes no request, the owner or operator shall submit a report no later than sixty days after the date of the event.

NEW SECTION

WAC 317-20-200 Personnel information. (1) Each oil spill prevention plan must contain an organizational diagram depicting the allocation and transfer of responsibilities outlined in the plan among the owner's or operator's personnel.

(2) Each plan must describe in detail the owner or operator's spill prevention training, including the extent and duration of training, the standards for successful completion, and the amount of training provided in the classroom, in practical exercises, and on the job. Spill prevention training includes the following areas:

(a) Vessel operations;

(b) Human performance measures as defined under WAC 317-20-040; and

(c) Prevention of and response to situations that may result in an event as defined in WAC 317-20-180.

(3) Each plan must identify human performance measures used by the owner or operator. Human performance measures include, but are not limited to, policies, procedures, and practices that:

(a) Encourage crew compliance with the minimum tank vessel operation standards described in WAC 317-20-140;

(b) Provide for the replacement of or otherwise accommodate for crew members who are ill, injured, or unavailable;

(c) Identify and replace or retrain crew members who are negligent, impaired, or incompetent;

(d) Provide incentives for the crew to perform safe and pollution-free operations;

(e) Ensure that personnel are capable of perceiving threats of accidents or spills in time to take effective preventive action; and

(f) Plan for foreseeable emergencies and provide understandable assignments to the crew in the event of a particular emergency.

(4) For tank barges, each plan must also include information requested under subsections (1) through (3) of this section that is applicable to a typical vessel supplying propulsion to the tank barge.

NEW SECTION

WAC 317-20-210 Preventive maintenance program. Each oil spill prevention plan must contain a description of the preventive maintenance program for vessels covered by the plan. The description must include, but is not limited to:

(1) An outline of the program, such as inspections, drydocking, equipment and engine replacement and overhaul schedules;

(2) Whether thickness gaging of hull and oil tank plating occurs, and if so, the scope and frequency of the gaging; and

(3) A timeline for the preventive maintenance program.

NEW SECTION

WAC 317-20-220 Spill prevention technology. (1) Each oil spill prevention plan must contain:

(a) A description of spill prevention technology incorporated into the vessel beyond applicable requirements for certification and classification; and

(b) A list of waivers of state, federal, or international requirements for spill prevention technology and the authority issuing the waiver.

(2) The description of spill prevention technology must at least include:

(a) The manufacturer, builder, or developer of the technology;

(b) The purpose of the technology;

(c) A brief description of the function and, if applicable, installed location of the technology; and

(d) Crew training on the use or implementation of the technology.

(3) Spill prevention technology includes equipment and techniques designed to reduce the likelihood or magnitude of an oil spill. The technology includes, but is not limited to, oil transfer and containment equipment and techniques (including hydrostatic loading), and communication and navigation equipment and techniques. Spill prevention technology does not include oil spill response equipment or techniques.

(4) For tank barges, each plan must also include information requested in subsection (1) of this section that is applicable to a typical vessel supplying propulsion to a tank barge.

NEW SECTION

WAC 317-20-230 Regional marine safety committee plans. (Reserved.)

NEW SECTION

WAC 317-20-240 Documentation. (1) The owner or operator shall include in an appendix to the oil spill prevention plan submitted to the office:

(a) Copies of operation checklists used on the tank vessel covered by the plan;

(b) Copies of certificates of inspection and other authorizing documents issued by the United States Coast Guard in effect at time of submission of the plan;

(c) Copies of tank vessel examination letters, safe manning certificates, and certification by foreign classification societies in effect at time of submission of the plan, if applicable; and

(d) Copies of certificates of financial responsibility issued either by the state of Washington, or issued by another government but which meet the financial responsibility requirements of chapter 88.40 RCW.

(2) For tank barges, the owner or operator shall also include:

(a) Copies of operations checklists used on a typical vessel supplying propulsion to a tank barge; and

(b) A list of any certification or other authorizing documentation required by the tank barge owner or operator for a typical vessel supplying propulsion to the tank barge.

(3) Fourteen days after receipt of a written notice from the office, the owner or operator shall make available to the office at a place within the state of Washington copies of documents carried aboard the vessel and other documents that tend to confirm or clarify information presented in the plan.

(4) The office may allow for good cause a reasonable extension of time so that the owner or operator may identify and collect the documents requested. However, the office may request documents on board a vessel with less than seven days notice if necessary to do so during the vessel's stay in port.

NEW SECTION

WAC 317-20-900 Severability. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.

WSR 93-02-057

PROPOSED RULES

DEPARTMENT OF

LABOR AND INDUSTRIES

[Order 93-01—Filed January 6, 1993, 9:41 a.m.]

Original Notice.

Title of Rule: Chapter 296-56 WAC, Longshore, stevedore and related waterfront operations; chapter 296-62 WAC, General occupational health standards; chapter 296-155 WAC, Safety standards for construction work; and chapter 296-306 WAC, Safety standards for agriculture.

Purpose: Chapter 296-56 WAC, Longshore, stevedore, and related waterfront operations, federal-initiated proposed amendment is to add a reference to the new sections proposed in chapter 296-62 WAC, relating to cadmium. The proposed amendment is being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992; chapter 296-62 WAC, General occupational health standards, federal-initiated proposed new sections are being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992. Employees exposed to cadmium face a significant risk to their health from lung cancer and serious kidney damage at the current permissible exposure limits and promulgating this standard will substantially reduce that risk. The information gathered during the federal rulemaking demonstrates that employees chronically exposed to levels of cadmium well below existing permissible exposure limits are at increased risk of developing kidney dysfunction and cancer. The new standard establishes a single 8-hour time weighted average permissible exposure limit (TWA PEL) of 5 micrograms of cadmium per cubic meter ($\mu\text{g}/\text{m}^3$) of air for all cadmium compounds, including dust fumes. Employers are required to comply with this limit primarily by means of engineering and work practice controls. For a small number of industries, WISHA has also established a separate engineering control air limit (SECAL) of 25 $\mu\text{g}/\text{m}^3$ as the lowest feasible level above the PEL that can be achieved by

engineering and work practice controls. Like the PEL for other industries, the SECAL, where applicable, must be achieved by engineering and work practice controls except to the extent that the employer can demonstrate that such controls are not feasible. The state standard is substantially identical to the federal final rule; chapter 296-155 WAC, Safety standards for construction work, federal-initiated proposed new section is being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992. Employees exposed to cadmium face a significant risk to their health from lung cancer and serious kidney damage at the current permissible exposure limits and promulgating this standard will substantially reduce that risk. The information gathered during the federal rulemaking demonstrates that employees chronically exposed to levels of cadmium well below existing permissible exposure limits are at increased risk of developing kidney dysfunction and cancer. The new standard establishes a single 8-hour time weighted average permissible exposure limit (TWA PEL) of 5 micrograms of cadmium per cubic meter ($\mu\text{g}/\text{m}^3$) of air for all cadmium compounds, including dust fumes. Employers are required to comply with this limit primarily by means of engineering and work practice controls. For a small number of industries, WISHA has also established a separate engineering control air limit (SECAL) of 25 $\mu\text{g}/\text{m}^3$ as the lowest feasible level above the PEL that can be achieved by engineering and work practice controls. Like the PEL for other industries, the SECAL, where applicable, must be achieved by engineering and work practice controls except to the extent that the employer can demonstrate that such controls are not feasible. The state standard is substantially identical to the federal final rule; and chapter 296-306 WAC, Safety standards for agriculture, federal-initiated proposed new section is to add a reference to the new sections proposed in chapter 296-62 WAC, relating to cadmium. The proposed amendment is being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992.

Statutory Authority for Adoption: Chapter 49.17 RCW.

Statute Being Implemented: RCW 49.17.040, [49.17].050, and [49.17].060.

Summary: See Purpose above.

Reasons Supporting Proposal: To provide a safe and healthful workplace for all Washington employees.

Name of Agency Personnel Responsible for Drafting: Ray V. Wax, 7273 Linderson Way, Tumwater, WA, (206) 956-5526; Implementation and Enforcement: J. N. Kirchoff, 7273 Linderson Way, Tumwater, WA, (206) 956-5495.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is necessary because of federal law, Federal Register Volume 57, Number 178, dated September 14, 1992.

Explanation of Rule, its Purpose, and Anticipated Effects: See purpose above and Small Business Economic Impact Statement below.

Proposal Changes the Following Existing Rules: See Purpose above and Small Business Economic Impact Statement below.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The department has considered whether these rules are subject to the Regulatory Fairness Act and has determined that they are not, for the following reasons: Chapter 296-56 WAC, Longshore, stevedore, and related waterfront operations, federal-initiated proposed amendment is to add a reference to the new sections proposed in chapter 296-62 WAC, relating to cadmium. The proposed amendment is being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992. This proposed amendment is made solely to conform or comply with federal laws and regulations; chapter 296-62 WAC, General occupational health standards, federal-initiated proposed new sections are made to be at-least-as-effective-as the federal final rules published in Federal Register Volume 57, Number 178, dated September 14, 1992. These new sections are proposed solely to conform or comply with federal laws and regulations; chapter 296-155 WAC, Safety standards for construction work, federal-initiated proposed new section is made to be at-least-as-effective-as the federal final rules published in Federal Register Volume 57, Number 178, dated September 14, 1992. This new section is proposed solely to conform or comply with federal laws and regulations; and chapter 296-306 WAC, Safety standards for agriculture, federal-initiated proposed new section is to add a reference to the new sections proposed in chapter 296-62 WAC, relating to cadmium. The proposed amendment is being made to be at-least-as-effective-as the federal final rule, published in Federal Register Volume 57, Number 178, dated September 14, 1992. This proposed amendment is made solely to conform or comply with federal laws and regulations.

Hearing Location: Tumwater City Hall, Council Chamber, 555 Israel Southwest, Tumwater, WA, on February 10, 1993 at 9:30 a.m.

Submit Written Comments to: J. N. Kirchoff, Assistant Director, P.O. Box 44600, Olympia, WA 98504-4600, by February 22, 1993, 5:00 p.m.

Date of Intended Adoption: March 13, 1993.

January 6, 1993

Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 92-06, filed 10/30/92, effective 12/08/92)

WAC 296-56-60001 Scope and applicability. (1) The rules included in this chapter apply throughout the state of Washington, to any and all waterfront operations under the jurisdiction of the department of labor and industries, division of industrial safety and health.

(2) These minimum requirements are promulgated in order to augment the general safety and health standards, and any other safety and health standards promulgated by the department of labor and industries which are applicable to all places of employment under the jurisdiction of the department of labor and industries. The rules of this chapter, and the rules of chapters 296-24 and 296-62 WAC are applicable to all longshore, stevedore and related waterfront operations: *Provided*, That such rules shall not be applicable to those operations under the exclusive safety jurisdiction of the federal government.

(3) The provisions of this chapter shall prevail in the event of a conflict with, or duplication of, provisions contained in chapters 296-24 and 296-62 WAC. Specific standards which are applicable include, but are not limited to:

- (a) Electrical—Chapter 296-24 WAC Part L.
- (b) Toxic and hazardous substances are regulated by chapter 296-62 WAC. Where references to this chapter are given they are for informational purposes only. Where specific requirements of this chapter conflict with the provisions of chapter 296-62 WAC this chapter prevails. Chapter 296-62 WAC does not apply when a substance or cargo is contained within a manufacturer's original, sealed, intact means of packaging or containment complying with the department of transportation or International Maritime Organization requirements.
- (c) Hearing conservation—Chapter 296-62 WAC Part K.
- (d) Standards for commercial diving operations—Chapter 296-37 WAC.
- (e) Safety requirements for scaffolding—Chapter 296-24 WAC Part J-1.
- (f) Safe practices of abrasive blasting operations—Chapter 296-24 WAC Part H-2.
- (g) Access to employee exposure and medical records—Chapter 296-62 WAC Part B.
- (h) Respiratory protection—Chapter 296-62 WAC Part E.
- (i) Safety standards for grain handling facilities—Chapter 296-99 WAC.
- (j) Hazard communication purpose—Chapter 296-62 WAC Part C.
- (k) Asbestos—Chapters 296-62 Part I-1 and 296-65 WAC.
- (l) Confined space—Chapter 296-62 WAC Part M.
- (m) Servicing multi-piece and single-piece rim wheels—Chapter 296-24 WAC Part D.

(4) The provisions of this chapter do not apply to the following:

- (a) Fully automated bulk coal handling facilities contiguous to electrical power generating plants.
- (b) Facilities subject to the regulations of the office of pipeline safety regulation of the materials transportation bureau, department of transportation, to the extent such regulations apply.

(5) WAC 296-62-074 shall apply to the exposure of every employee to cadmium in every employment and place of employment covered by chapter 296-56 WAC in lieu of any different standard on exposures to cadmium that would otherwise be applicable by virtue of those sections.

NEW SECTION

WAC 296-62-074 Cadmium.

NEW SECTION

WAC 296-62-07401 Scope. This standard applies to all occupational exposures to cadmium and cadmium compounds, in all forms, and in all industries covered by the Washington Industrial Safety and Health Act, except the construction-related industries, which are covered under WAC 296-155-174.

NEW SECTION

WAC 296-62-07403 Definitions. (1) Action level (AL) is defined as an airborne concentration of cadmium of 2.5 micrograms per cubic meter of air (2.5 µg/m³), calculated as an 8-hour time-weighted average (TWA).

(2) Authorized person means any person authorized by the employer and required by work duties to be present in regulated areas or any person authorized by the WISH Act or regulations issued under it to be in regulated areas.

(3) Director means the director of the department of labor and industries, or authorized representatives.

(4) Employee exposure and similar language referring to the air cadmium level to which an employee is exposed means the exposure to airborne cadmium that would occur if the employee were not using respiratory protective equipment.

(5) Final medical determination is the written medical opinion of the employee's health status by the examining physician under WAC 296-62-07423(3) through (12) or, if multiple physician review under WAC 296-62-07423(13) or the alternative physician determination under WAC 296-62-07423(14) is invoked, it is the final, written medical finding, recommendation or determination that emerges from that process.

(6) High-efficiency particulate absolute (HEPA) air filter means a filter capable of trapping and retaining at least 99.97 percent of mono-dispersed particles of 0.3 micrometers in diameter.

(7) Regulated area means an area demarcated by the employer where an employee's exposure to airborne concentrations of cadmium exceeds, or can reasonably be expected to exceed the permissible exposure limit (PEL).

NEW SECTION

WAC 296-62-07405 Permissible exposure limit (PEL). The employer shall assure that no employee is exposed to an airborne concentration of cadmium in excess of five micrograms per cubic meter of air (5 µg/m³), calculated as an 8-hour time-weighted average exposure (TWA).

NEW SECTION

WAC 296-62-07407 Exposure monitoring. (1) General.

(a) Each employer who has a workplace or work operation covered by this section shall determine if any employee may be exposed to cadmium at or above the action level.

(b) Determinations of employee exposure shall be made from breathing zone air samples that reflect the monitored employee's regular, daily 8-hour TWA exposure to cadmium.

(c) 8-hour TWA exposures shall be determined for each employee on the basis of one or more personal breathing zone air samples reflecting full shift exposure on each shift, for each job classification, in each work area. Where several employees perform the same job tasks, in the same job classification, on the same shift, in the same work area, and the length, duration, and level of cadmium exposures are similar, an employer may sample a representative fraction of

the employees instead of all employees in order to meet this requirement. In representative sampling, the employer shall sample the employee(s) expected to have the highest cadmium exposures.

(2) Specific.

(a) Initial monitoring. Except as provided for in (b) and (c) of this subsection, the employer shall monitor employee exposures and shall base initial determinations on the monitoring results.

(b) Where the employer has monitored after September 14, 1991, under conditions that in all important aspects closely resemble those currently prevailing and where that monitoring satisfies all other requirements of this section, including the accuracy and confidence levels of subsection (6) of this section, the employer may rely on such earlier monitoring results to satisfy the requirements of WAC 296-62-07427 (2)(a).

(c) Where the employer has objective data, as defined in WAC 296-62-07427(2), demonstrating that employee exposure to cadmium will not exceed the action level under the expected conditions of processing, use, or handling, the employer may rely upon such data instead of implementing initial monitoring.

(3) Monitoring frequency (periodic monitoring).

(a) If the initial monitoring or periodic monitoring reveals employee exposures to be at or above the action level, the employer shall monitor at a frequency and pattern needed to represent the levels of exposure of employees and where exposures are above the PEL to assure the adequacy of respiratory selection and the effectiveness of engineering and work practice controls. However, such exposure monitoring shall be performed at least every six months. The employer, at a minimum, shall continue these semiannual measurements unless and until the conditions set out in (b) of this subsection are met.

(b) If the initial monitoring or the periodic monitoring indicates that employee exposures are below the action level and that result is confirmed by the results of another monitoring taken at least seven days later, the employer may discontinue the monitoring for those employees whose exposures are represented by such monitoring.

(4) Additional monitoring. The employer also shall institute the exposure monitoring required under (2)(a) and (3) of this section whenever there has been a change in the raw materials, equipment, personnel, work practices, or finished products that may result in additional employees being exposed to cadmium at or above the action level or in employees already exposed to cadmium at or above the action level being exposed above the PEL, or whenever the employer has any reason to suspect that any other change might result in such further exposure.

(5) Employee notification of monitoring results.

(a) Within fifteen working days after the receipt of the results of any monitoring performed under this section, the employer shall notify each affected employee individually in writing of the results. In addition, within the same time period the employer shall post the results of the exposure monitoring in an appropriate location that is accessible to all affected employees.

(b) Wherever monitoring results indicate that employee exposure exceeds the PEL, the employer shall include in the written notice a statement that the PEL has been exceeded

and a description of the corrective action being taken by the employer to reduce employee exposure to or below the PEL.

(6) Accuracy of measurement. The employer shall use a method of monitoring and analysis that has an accuracy of not less than plus or minus twenty-five percent, with a confidence level of ninety-five percent, for airborne concentrations of cadmium at or above the action level, the permissible exposure limit (PEL), and the separate engineering control air limit (SECAL).

NEW SECTION

WAC 296-62-07409 Regulated areas. (1) Establishment. The employer shall establish a regulated area wherever an employee's exposure to airborne concentrations of cadmium is, or can reasonably be expected to be in excess of the permissible exposure limit (PEL).

(2) Demarcation. Regulated areas shall be demarcated from the rest of the workplace in any manner that adequately establishes and alerts employees of the boundaries of the regulated area.

(3) Access. Access to regulated areas shall be limited to authorized persons.

(4) Provision of respirators. Each person entering a regulated area shall be supplied with and required to use a respirator, selected in accordance with WAC 296-62-07413(2).

(5) Prohibited activities. The employer shall assure that employees do not eat, drink, smoke, chew tobacco or gum, or apply cosmetics in regulated areas, carry the products associated with these activities into regulated areas, or store such products in those areas.

NEW SECTION

WAC 296-62-07411 Methods of compliance. (1) Compliance hierarchy.

(a) Except as specified in (b), (c), and (d) of this subsection, the employer shall implement engineering and work practice controls to reduce and maintain employee exposure to cadmium at or below the PEL, except to the extent that the employer can demonstrate that such controls are not feasible.

(b) Except as specified in (c) and (d) of this subsection, in industries where a separate engineering control air limit (SECAL) has been specified for particular processes (Table I of this subsection), the employer shall implement engineering and work practice controls to reduce and maintain employee exposure at or below the SECAL, except to the extent that the employer can demonstrate that such controls are not feasible.

Table I.—Separate Engineering Control Airborne Limits (SECALs)
for Processes in Selected Industries

Industry	Process	SECAL ($\mu\text{g}/\text{m}^3$)
Nickel cadmium battery	Plate making, plate preparation	50
	All other processes	15
Zinc/Cadmium refining*	Cadmium refining, casting, melting, oxide production, sinter plant	50
Pigment manufacture	Calcine, crushing, milling, blending	50
	All other processes	15

Stabilizers*	Cadmium oxide charging, crushing, drying, blending	50
Lead smelting*	Sinter plant, blast furnace, baghouse, yard area	50
Plating*	Mechanical plating	15

* Processes in these industries that are not specified in this table must achieve the PEL using engineering controls and work practices as required in (a) of this subsection.

(c) The requirement to implement engineering and work practice controls to achieve the PEL or, where applicable, the SECAL does not apply where the employer demonstrates the following:

- (i) The employee is only intermittently exposed; and
- (ii) The employee is not exposed above the PEL on thirty or more days per year (twelve consecutive months).

(d) Wherever engineering and work practice controls are required and are not sufficient to reduce employee exposure to or below the PEL or, where applicable, the SECAL, the employer nonetheless shall implement such controls to reduce exposures to the lowest levels achievable. The employer shall supplement such controls with respiratory protection that complies with the requirements of WAC 296-62-07413 and the PEL.

(e) The employer shall not use employee rotation as a method of compliance.

(2) Compliance program.

(a) Where the PEL is exceeded, the employer shall establish and implement a written compliance program to reduce employee exposure to or below the PEL by means of engineering and work practice controls, as required by subsection (1) of this section. To the extent that engineering and work practice controls cannot reduce exposures to or below the PEL, the employer shall include in the written compliance program the use of appropriate respiratory protection to achieve compliance with the PEL.

(b) Written compliance programs shall include at least the following:

(i) A description of each operation in which cadmium is emitted; e.g., machinery used, material processed, controls in place, crew size, employee job responsibilities, operating procedures, and maintenance practices;

(ii) A description of the specific means that will be employed to achieve compliance, including engineering plans and studies used to determine methods selected for controlling exposure to cadmium, as well as, where necessary, the use of appropriate respiratory protection to achieve the PEL;

(iii) A report of the technology considered in meeting the PEL;

(iv) Air monitoring data that document the sources of cadmium emissions;

(v) A detailed schedule for implementation of the program, including documentation such as copies of purchase orders for equipment, construction contracts, etc.;

(vi) A work practice program that includes items required under WAC 296-62-07415, 296-62-07417, and 296-62-07419;

(vii) A written plan for emergency situations, as specified in WAC 296-62-07415; and

(viii) Other relevant information.

(c) The written compliance programs shall be reviewed and updated at least annually, or more often if necessary, to

reflect significant changes in the employer's compliance status.

(d) Written compliance programs shall be provided upon request for examination and copying to affected employees, designated employee representatives, and the director.

(3) Mechanical ventilation.

(a) When ventilation is used to control exposure, measurements that demonstrate the effectiveness of the system in controlling exposure, such as capture velocity, duct velocity, or static pressure shall be made as necessary to maintain its effectiveness.

(b) Measurements of the system's effectiveness in controlling exposure shall be made as necessary within five working days of any change in production, process, or control that might result in a significant increase in employee exposure to cadmium.

(c) Recirculation of air. If air from exhaust ventilation is recirculated into the workplace, the system shall have a high efficiency filter and be monitored to assure effectiveness.

(d) Procedures shall be developed and implemented to minimize employee exposure to cadmium when maintenance of ventilation systems and changing of filters is being conducted.

(4) Compliance program. Where employee exposure to cadmium exceeds the PEL and the employer is required under subsection (1) of this section to implement controls to comply with the PEL, prior to the commencement of the job, the employer shall establish and implement a written compliance program to reduce employee exposure to or below the PEL.

NEW SECTION

WAC 296-62-07413 Respirator protection. (1) General. Where respirators are required by this section, the employer shall provide them at no cost to the employee and shall assure that they are used in compliance with the requirements of this section. Respirators shall be used in the following circumstances:

(a) Where exposure levels exceed the PEL, during the time period necessary to install or implement feasible engineering and work practice controls;

(b) In those maintenance and repair activities and during those brief or intermittent operations where exposures exceed the PEL and engineering and work practice controls are not feasible or are not required;

(c) In regulated areas, as prescribed in WAC 296-62-07409;

(d) Where the employer has implemented all feasible engineering and work practice controls and such controls are not sufficient to reduce exposures to or below the PEL;

(e) In emergencies;

(f) Wherever an employee who is exposed to cadmium at or above the action level requests a respirator;

(g) Wherever an employee is exposed above the PEL in an industry to which a SECAL is applicable; and

(h) Wherever an employee is exposed to cadmium above the PEL and engineering controls are not required under WAC 296-62-07411 (1)(c).

(2) Respirator selection.

(a) Where respirators are required under this section, the employer shall select and provide the appropriate respirator as specified in Table 2. The employer shall select respirators from among those jointly approved as acceptable protection against cadmium dust, fume, and mist by the Mine Safety and Health Administration (MSHA) and by the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR part 11.

Table 2.—Respiratory Protection for Cadmium

Airborne concentration or condition of use ^a	Required respirator type ^b
10 x or less	A half mask, air-purifying respirator equipped with a HEPA ^c filter. ^d
25 x or less	A powered air-purifying respirator ("PAPR") with a loose-fitting hood or helmet equipped with a HEPA filter, or a supplied-air respirator with a loose-fitting hood or helmet facepiece operated in the continuous flow mode.
50 x or less	A full facepiece air-purifying respirator equipped with a HEPA filter, or a powered air-purifying respirator with a tight-fitting half mask equipped with a HEPA filter, or a supplied air respirator with a tight-fitting half mask operated in the continuous flow mode.
250 x or less	A powered air-purifying respirator with a tight-fitting full facepiece equipped with a HEPA filter, or a supplied-air respirator with a tight-fitting full facepiece operated in the continuous flow mode.
1000 x or less	A supplied-air respirator with half mask or full facepiece operated in the pressure demand or other positive pressure mode.
>1000 x or unknown concentrations	A self-contained breathing apparatus with unknown concentrations a full facepiece operated in the pressure demand or other positive pressure mode, or a supplied-air respirator with a full facepiece operated in the pressure demand or other positive pressure mode and equipped with an auxiliary escape type self-contained breathing apparatus operated in the pressure demand mode.
Fire fighting	A self-contained breathing apparatus with full facepiece operated in the pressure demand or other positive pressure mode.

^a Concentrations expressed as multiple of the PEL.

^b Respirators assigned for higher environmental concentrations may be used at lower exposure levels. Quantitative fit testing is required for all tight-fitting air purifying respirators where airborne concentration of cadmium exceeds 10 times the TWA PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$). A full facepiece respirator is required when eye irritation is experienced.

^c HEPA means High Efficiency Particulate Absolute.

^d Fit testing, qualitative or quantitative, is required.

SOURCE: Respiratory Decision Logic, NIOSH, 1987.

(b) The employer shall provide a powered, air-purifying respirator (PAPR) in lieu of a negative pressure respirator wherever:

(i) An employee entitled to a respirator chooses to use this type of respirator; and

(ii) This respirator will provide adequate protection to the employee.

(3) Respirator program.

(a) Where respiratory protection is required, the employer shall institute a respirator protection program in accordance with chapter 296-62 WAC, Part E.

(b) The employer shall permit each employee who is required to use an air purifying respirator to leave the regulated area to change the filter elements or replace the respirator whenever an increase in breathing resistance is

detected and shall maintain an adequate supply of filter elements for this purpose.

(c) The employer shall also permit each employee who is required to wear a respirator to leave the regulated area to wash his or her face and the respirator facepiece whenever necessary to prevent skin irritation associated with respirator use.

(d) If an employee exhibits difficulty in breathing while wearing a respirator during a fit test or during use, the employer shall make available to the employee a medical examination in accordance with WAC 296-62-07423 (6)(b) to determine if the employee can wear a respirator while performing the required duties.

(e) No employee shall be assigned a task requiring the use of a respirator if, based upon his or her most recent examination, an examining physician determines that the employee will be unable to continue to function normally while wearing a respirator. If the physician determines the employee must be limited in, or removed from his or her current job because of the employee's inability to wear a respirator, the limitation or removal shall be in accordance with WAC 296-62-07423 (11) and (12).

(4) Respirator fit testing.

(a) The employer shall assure that the respirator issued to the employee is fitted properly and exhibits the least possible facepiece leakage.

(b) For each employee wearing a tight-fitting, air purifying respirator (either negative or positive pressure) who is exposed to airborne concentrations of cadmium that do not exceed 10 times the PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$), the employer shall perform either quantitative or qualitative fit testing at the time of initial fitting and at least annually thereafter. If quantitative fit testing is used for a negative pressure respirator, a fit factor that is at least 10 times the protection factor for that class of respirators (Table 2 in subsection (2)(a) of this section) shall be achieved at testing.

(c) For each employee wearing a tight-fitting air purifying respirator (either negative or positive pressure) who is exposed to airborne concentrations of cadmium that exceed 10 times the PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$), the employer shall perform quantitative fit testing at the time of initial fitting and at least annually thereafter. For negative-pressure respirators, a fit factor that is at least 10 times the protection factor for that class of respirators (Table 2 in subsection (2)(a) of this section) shall be achieved during quantitative fit testing.

(d) For each employee wearing a tight-fitting, supplied-air respirator or self-contained breathing apparatus, the employer shall perform quantitative fit testing at the time of initial fitting and at least annually thereafter. This shall be accomplished by fit testing an air purifying respirator of identical type facepiece, make, model, and size as the supplied air respirator or self-contained breathing apparatus that is equipped with HEPA filters and tested as a surrogate (substitute) in the negative pressure mode. A fit factor that is at least 10 times the protection factor for that class of respirators (Table 2 in subsection (2)(a) of this section) shall be achieved during quantitative fit testing. A supplied-air respirator or self-contained breathing apparatus with the same type facepiece, make, model, and size as the air purifying respirator with which the employee passed the quantitative fit test may then be used by that employee up to

the protection factor listed in Table 2 for that class of respirators.

(e) Fit testing shall be conducted in accordance with WAC 296-62-07445, Appendix C.

NEW SECTION

WAC 296-62-07415 Emergency situations. The employer shall develop and implement a written plan for dealing with emergency situations involving substantial releases of airborne cadmium. The plan shall include provisions for the use of appropriate respirators and personal protective equipment. In addition, employees not essential to correcting the emergency situation shall be restricted from the area and normal operations halted in that area until the emergency is abated.

NEW SECTION

WAC 296-62-07417 Protective work clothing and equipment. (1) Provision and use. If an employee is exposed to airborne cadmium above the PEL or where skin or eye irritation is associated with cadmium exposure at any level, the employer shall provide at no cost to the employee, and assure that the employee uses, appropriate protective work clothing and equipment that prevents contamination of the employee and the employee's garments. Protective work clothing and equipment includes, but is not limited to:

- (a) Coveralls or similar full-body work clothing;
- (b) Gloves, head coverings, and boots or foot coverings;

and

(c) Face shields, vented goggles, or other appropriate protective equipment that complies with WAC 296-24-078.

(2) Removal and storage.

(a) The employer shall assure that employees remove all protective clothing and equipment contaminated with cadmium at the completion of the work shift and do so only in change rooms provided in accordance with WAC 296-62-07419(1).

(b) The employer shall assure that no employee takes cadmium-contaminated protective clothing or equipment from the workplace, except for employees authorized to do so for purposes of laundering, cleaning, maintaining, or disposing of cadmium contaminated protective clothing and equipment at an appropriate location or facility away from the workplace.

(c) The employer shall assure that contaminated protective clothing and equipment, when removed for laundering, cleaning, maintenance, or disposal, is placed and stored in sealed, impermeable bags or other closed, impermeable containers that are designed to prevent dispersion of cadmium dust.

(d) The employer shall assure that bags or containers of contaminated protective clothing and equipment that are to be taken out of the change rooms or the workplace for laundering, cleaning, maintenance, or disposal shall bear labels in accordance with WAC 296-62-07425(2).

(3) Cleaning, replacement, and disposal.

(a) The employer shall provide the protective clothing and equipment required by subsection (1) of this section in a clean and dry condition as often as necessary to maintain its effectiveness, but in any event at least weekly. The employer is responsible for cleaning and laundering the

protective clothing and equipment required by this paragraph to maintain its effectiveness and is also responsible for disposing of such clothing and equipment.

(b) The employer also is responsible for repairing or replacing required protective clothing and equipment as needed to maintain its effectiveness. When rips or tears are detected while an employee is working they shall be immediately mended, or the worksuit shall be immediately replaced.

(c) The employer shall prohibit the removal of cadmium from protective clothing and equipment by blowing, shaking, or any other means that disperses cadmium into the air.

(d) The employer shall assure that any laundering of contaminated clothing or cleaning of contaminated equipment in the workplace is done in a manner that prevents the release of airborne cadmium in excess of the permissible exposure limit prescribed in WAC 296-62-07405.

(e) The employer shall inform any person who launders or cleans protective clothing or equipment contaminated with cadmium of the potentially harmful effects of exposure to cadmium and that the clothing and equipment should be laundered or cleaned in a manner to effectively prevent the release of airborne cadmium in excess of the PEL.

NEW SECTION

WAC 296-62-074-07419 Hygiene areas and practices.

(1) General. For employees whose airborne exposure to cadmium is above the PEL, the employer shall provide clean change rooms, handwashing facilities, showers, and lunchroom facilities that comply with WAC 296-24-120.

(2) Change rooms. The employer shall assure that change rooms are equipped with separate storage facilities for street clothes and for protective clothing and equipment, which are designed to prevent dispersion of cadmium and contamination of the employee's street clothes.

(3) Showers and handwashing facilities.

(a) The employer shall assure that employees who are exposed to cadmium above the PEL shower during the end of the work shift.

(b) The employer shall assure that employees whose airborne exposure to cadmium is above the PEL wash their hands and faces prior to eating, drinking, smoking, chewing tobacco or gum, or applying cosmetics.

(4) Lunchroom facilities.

(a) The employer shall assure that the lunchroom facilities are readily accessible to employees, that tables for eating are maintained free of cadmium, and that no employee in a lunchroom facility is exposed at any time to cadmium at or above a concentration of 2.5 µg/m³.

(b) The employer shall assure that employees do not enter lunchroom facilities with protective work clothing or equipment unless surface cadmium has been removed from the clothing and equipment by HEPA vacuuming or some other method that removes cadmium dust without dispersing it.

NEW SECTION

WAC 296-62-07421 Housekeeping. (1) All surfaces shall be maintained as free as practicable of accumulations of cadmium.

(2) All spills and sudden releases of material containing cadmium shall be cleaned up as soon as possible.

(3) Surfaces contaminated with cadmium shall, wherever possible, be cleaned by vacuuming or other methods that minimize the likelihood of cadmium becoming airborne.

(4) HEPA-filtered vacuuming equipment or equally effective filtration methods shall be used for vacuuming. The equipment shall be used and emptied in a manner that minimizes the reentry of cadmium into the workplace.

(5) Shoveling, dry or wet sweeping, and brushing may be used only where vacuuming or other methods that minimize the likelihood of cadmium becoming airborne have been tried and found not to be effective.

(6) Compressed air shall not be used to remove cadmium from any surface unless the compressed air is used in conjunction with a ventilation system designed to capture the dust cloud created by the compressed air.

(7) Waste, scrap, debris, bags, containers, personal protective equipment, and clothing contaminated with cadmium and consigned for disposal shall be collected and disposed of in sealed impermeable bags or other closed, impermeable containers. These bags and containers shall be labeled in accordance with WAC 296-62-07425(2).

NEW SECTION

WAC 296-62-07423 Medical surveillance. (1)

General. (a) **Scope.** (i) **Currently exposed.** The employer shall institute a medical surveillance program for all employees who are or may be exposed to cadmium at or above the action level unless the employer demonstrates that the employee is not, and will not be, exposed at or above the action level on thirty or more days per year (twelve consecutive months); and

(ii) **Previously exposed.** The employer shall also institute a medical surveillance program for all employees who prior to the effective date of this section might previously have been exposed to cadmium at or above the action level by the employer, unless the employer demonstrates that the employee did not prior to the effective date of this section work for the employer in jobs with exposure to cadmium for an aggregated total of more than sixty months.

(b) To determine an employee's fitness for using a respirator, the employer shall provide the limited medical examination specified in subsection (6) of this section.

(c) The employer shall assure that all medical examinations and procedures required by this standard are performed by or under the supervision of a licensed physician, who has read and is familiar with the health effects WAC 296-62-07441, appendix A, the regulatory text of this section, the protocol for sample handling and laboratory selection in WAC 296-62-07451, appendix F and the questionnaire in WAC 296-62-07447, appendix D. These examinations and procedures shall be provided without cost to the employee and at a time and place that is reasonable and convenient to employees.

(d) The employer shall assure that the collecting and handling of biological samples of cadmium in urine (CdU), cadmium in blood (CdB), and beta-2 microglobulin in urine (β_2 -M) taken from employees under this section is done in a manner that assures their reliability and that analysis of biological samples of cadmium in urine (CdU), cadmium in

blood (CdB), and beta-2 microglobulin in urine (β_2 -M) taken from employees under this section is performed in laboratories with demonstrated proficiency for that particular analyte. (See WAC 296-62-07451, appendix F.)

(2) **Initial examination.**

(a) The employer shall provide an initial (preplacement) examination to all employees covered by the medical surveillance program required in subsection (1)(a) of this section. The examination shall be provided to those employees within thirty days after initial assignment to a job with exposure to cadmium or no later than ninety days after the effective date of this section, whichever date is later.

(b) The initial (preplacement) medical examination shall include:

(i) A detailed medical and work history, with emphasis on: Past, present, and anticipated future exposure to cadmium; any history of renal, cardiovascular, respiratory, hematopoietic, reproductive, and/or musculo-skeletal system dysfunction; current usage of medication with potential nephrotoxic side-effects; and smoking history and current status; and

(ii) Biological monitoring that includes the following tests:

(A) Cadmium in urine (CdU), standardized to grams of creatinine (g/Cr);

(B) Beta-2 microglobulin in urine (β_2 -M), standardized to grams of creatinine (g/Cr), with pH specified, as described in WAC 296-62-07451, appendix F; and

(C) Cadmium in blood (CdB), standardized to liters of whole blood (lwb).

(c) **Recent examination:** An initial examination is not required to be provided if adequate records show that the employee has been examined in accordance with the requirements of (b) of this subsection within the past twelve months. In that case, such records shall be maintained as part of the employee's medical record and the prior exam shall be treated as if it were an initial examination for the purposes of subsections (3) and (4) of this section.

(3) **Actions triggered by initial biological monitoring:**

(a) If the results of the initial biological monitoring tests show the employee's CdU level to be at or below 3 μ g/g Cr, β_2 -M level to be at or below 300 μ g/g Cr and CdB level to be at or below 5 μ g/lwb, then:

(i) For currently exposed employees, who are subject to medical surveillance under subsection (1)(a)(i) of this section, the employer shall provide the minimum level of periodic medical surveillance in accordance with the requirements in subsection (4)(a) of this section; and

(ii) For previously exposed employees, who are subject to medical surveillance under subsection (1)(a)(ii) of this section, the employer shall provide biological monitoring for CdU, β_2 -M, and CdB within one year after the initial biological monitoring and then the employer shall comply with the requirements of subsection (4)(e) of this section.

(b) For all employees who are subject to medical surveillance under subsection (1)(a) of this section, if the results of the initial biological monitoring tests show the level of CdU to exceed 3 μ g/g Cr, the level of β_2 -M to exceed 300 μ g/g Cr, or the level of CdB to exceed 5 μ g/lwb, the employer shall:

(i) Within two weeks after receipt of biological monitoring results, reassess the employee's occupational exposure to cadmium as follows:

- (A) Reassess the employee's work practices and personal hygiene;
 - (B) Reevaluate the employee's respirator use, if any, and the respirator program;
 - (C) Review the hygiene facilities;
 - (D) Reevaluate the maintenance and effectiveness of the relevant engineering controls;
 - (E) Assess the employee's smoking history and status;
- (ii) Within thirty days after the exposure reassessment, specified in (b)(ii) of this subsection, take reasonable steps to correct any deficiencies found in the reassessment that may be responsible for the employee's excess exposure to cadmium; and,

(iii) Within ninety days after receipt of biological monitoring results, provide a full medical examination to the employee in accordance with the requirements of WAC 296-62-07423 (4)(b). After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. If the physician determines that medical removal is not necessary, then until the employee's CdU level falls to or below 3 µg/g Cr, β₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall:

(A) Provide biological monitoring in accordance with subsection (2)(b)(ii) of this section on a semiannual basis; and

(B) Provide annual medical examinations in accordance with subsection (4)(b) of this section.

(c) For all employees who are subject to medical surveillance under subsection (1)(a) of this section, if the results of the initial biological monitoring tests show the level of CdU to be in excess of 15 µg/g Cr, or the level of CdB to be in excess of 15 µg/lwb, or the level of β₂-M to be in excess of 1,500 µg/g Cr, the employer shall comply with the requirements of (b)(i) and (ii) of this subsection. Within ninety days after receipt of biological monitoring results, the employer shall provide a full medical examination to the employee in accordance with the requirements of subsection (4)(b) of this section. After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. However, if the initial biological monitoring results and the biological monitoring results obtained during the medical examination both show that: CdU exceeds 15 µg/g Cr; or CdB exceeds 15 µg/lwb; or β₂-M exceeds 1500 µg/g Cr, and in addition CdU exceeds 3 µg/g Cr or CdB exceeds 5 µg/liter of whole blood, then the physician shall medically remove the employee from exposure to cadmium at or above the action level. If the second set of biological monitoring results obtained during the medical examination does not show that a mandatory removal trigger level has been exceeded, then the employee is not required to be removed by the mandatory provisions of this section. If the employee is not required to be removed by the mandatory provisions of this section or by the physician's determination, then until the employee's CdU level falls to or below 3 µg/g Cr, β₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall:

(i) Periodically reassess the employee's occupational exposure to cadmium;

(ii) Provide biological monitoring in accordance with subsection (2)(b)(ii) of this section on a quarterly basis; and

(iii) Provide semiannual medical examinations in accordance with subsection (4)(b) of this section.

(d) For all employees to whom medical surveillance is provided, beginning on January 1, 1999, and in lieu of (a) through (c) of this subsection:

(i) If the results of the initial biological monitoring tests show the employee's CdU level to be at or below 3 µg/g Cr, β₂-M level to be at or below 300 µg/g Cr and CdB level to be at or below 5 µg/lwb, then for currently exposed employees, the employer shall comply with the requirements of (a)(i) of this subsection and for previously exposed employees, the employer shall comply with the requirements of (a)(ii) of this subsection;

(ii) If the results of the initial biological monitoring tests show the level of CdU to exceed 3 µg/g Cr, the level of β₂-M to exceed 300 µg/g Cr, or the level of CdB to exceed 5 µg/lwb, the employer shall comply with the requirements of (b)(i) through (iii) of this subsection; and

(iii) If the results of the initial biological monitoring tests show the level of CdU to be in excess of 7 µg/g Cr, or the level of CdB to be in excess of 10 µg/lwb, or the level of β₂-M to be in excess of 750 µg/g Cr, the employer shall: Comply with the requirements of (b)(i) through (ii) of this subsection; and, within ninety days after receipt of biological monitoring results, provide a full medical examination to the employee in accordance with the requirements of subsection (4)(b) of this section. After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. However, if the initial biological monitoring results and the biological monitoring results obtained during the medical examination both show that: CdU exceeds 7 µg/g Cr; or CdB exceeds 10 µg/lwb; or β₂-M exceeds 750 µg/g Cr, and in addition CdU exceeds 3 µg/g Cr or CdB exceeds 5 µg/liter of whole blood, then the physician shall medically remove the employee from exposure to cadmium at or above the action level. If the second set of biological monitoring results obtained during the medical examination does not show that a mandatory removal trigger level has been exceeded, then the employee is not required to be removed by the mandatory provisions of this section. If the employee is not required to be removed by the mandatory provisions of this section or by the physician's determination, then until the employee's CdU level falls to or below 3 µg/g Cr, β₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall: periodically reassess the employee's occupational exposure to cadmium; provide biological monitoring in accordance with subsection (2)(b)(ii) of this section on a quarterly basis; and provide semiannual medical examinations in accordance with subsection (4)(b) of this section.

(4) Periodic medical surveillance.

(a) For each employee who is covered under subsection (1)(a)(i) of this section, the employer shall provide at least the minimum level of periodic medical surveillance, which consists of periodic medical examinations and periodic biological monitoring. A periodic medical examination shall be provided within one year after the initial examination

required by subsection (2) of this section and thereafter at least biennially. Biological sampling shall be provided at least annually, either as part of a periodic medical examination or separately as periodic biological monitoring.

(b) The periodic medical examination shall include:

(i) A detailed medical and work history, or update thereof, with emphasis on: Past, present and anticipated future exposure to cadmium; smoking history and current status; reproductive history; current use of medications with potential nephrotoxic side-effects; any history of renal, cardiovascular, respiratory, hematopoietic, and/or musculo-skeletal system dysfunction; and as part of the medical and work history, for employees who wear respirators, questions 3-11 and 25-32 in WAC 296-62-07447, Appendix D;

(ii) A complete physical examination with emphasis on: Blood pressure, the respiratory system, and the urinary system;

(iii) A 14 inch by 17 inch, or a reasonably standard sized posterior-anterior chest X-ray (after the initial X-ray, the frequency of chest X-rays is to be determined by the examining physician);

(iv) Pulmonary function tests, including forced vital capacity (FVC) and forced expiratory volume at 1 second (FEV1);

(v) Biological monitoring, as required in subsection (2)(b)(ii) of this section;

(vi) Blood analysis, in addition to the analysis required under this section, including blood urea nitrogen, complete blood count, and serum creatinine;

(vii) Urinalysis, in addition to the analysis required under subsection (2)(b)(ii) of this section, including the determination of albumin, glucose, and total and low molecular weight proteins;

(viii) For males over forty years old, prostate palpation, or other at least as effective diagnostic test(s); and

(ix) Any additional tests deemed appropriate by the examining physician.

(c) Periodic biological monitoring shall be provided in accordance with subsection (2)(b)(ii) of this section.

(d) If the results of periodic biological monitoring or the results of biological monitoring performed as part of the periodic medical examination show the level of the employee's CdU, β_2 -M, or CdB to be in excess of the levels specified in subsection (3)(b) through (c) of this section; or, beginning on January 1, 1999, in excess of the levels specified in subsection (3)(d) of this section, the employer shall take the appropriate actions specified in subsection (3)(b) through (e) of this section.

(e) For previously exposed employees under subsection (1)(a)(ii) of this section:

(i) If the employee's levels of CdU did not exceed 3 $\mu\text{g/g}$ Cr, CdB did not exceed 5 $\mu\text{g/lwb}$, and β_2 -M did not exceed 300 $\mu\text{g/g}$ Cr in the initial biological monitoring tests, and if the results of the followup biological monitoring required by subsection (3)(a)(ii) of this section within one year after the initial examination confirm the previous results, the employer may discontinue all periodic medical surveillance for that employee.

(ii) If the initial biological monitoring results for CdU, CdB, or β_2 -M were in excess of the levels specified in subsection (3)(a) of this section, but subsequent biological

monitoring results required by subsection (3)(b) through (e) of this section show that the employee's CdU levels no longer exceed 3 $\mu\text{g/g}$ Cr, CdB levels no longer exceed 5 $\mu\text{g/lwb}$, and β_2 -M levels no longer exceed 300 $\mu\text{g/g}$ Cr, the employer shall provide biological monitoring for CdU, CdB, and β_2 -M within one year after these most recent biological monitoring results. If the results of the followup biological monitoring within one year, specified in this section, confirm the previous results, the employer may discontinue all periodic medical surveillance for that employee.

(iii) However, if the results of the follow-up tests specified in (e)(i) or (ii) of this subsection indicate that the level of the employee's CdU, β_2 -M, or CdB exceeds these same levels, the employer is required to provide annual medical examinations in accordance with the provisions of (b) of this subsection until the results of biological monitoring are consistently below these levels or the examining physician determines in a written medical opinion that further medical surveillance is not required to protect the employee's health.

(f) A routine, biennial medical examination is not required to be provided in accordance with subsections (3)(a) and (4) of this section if adequate medical records show that the employee has been examined in accordance with the requirements of (b) of this subsection within the past twelve months. In that case, such records shall be maintained by the employer as part of the employee's medical record, and the next routine, periodic medical examination shall be made available to the employee within two years of the previous examination.

(5) Actions triggered by medical examinations.

If the results of a medical examination carried out in accordance with this section indicate any laboratory or clinical finding consistent with cadmium toxicity that does not require employer action under subsections (2), (3), or (4) of this section, the employer, within thirty days, shall reassess the employee's occupational exposure to cadmium and take the following corrective action until the physician determines they are no longer necessary:

(a) Periodically reassess: The employee's work practices and personal hygiene; the employee's respirator use, if any; the employee's smoking history and status; the respiratory protection program; the hygiene facilities; and the maintenance and effectiveness of the relevant engineering controls;

(b) Within thirty days after the reassessment, take all reasonable steps to correct the deficiencies found in the reassessment that may be responsible for the employee's excess exposure to cadmium;

(c) Provide semiannual medical reexaminations to evaluate the abnormal clinical sign(s) of cadmium toxicity until the results are normal or the employee is medically removed; and

(d) Where the results of tests for total proteins in urine are abnormal, provide a more detailed medical evaluation of the toxic effects of cadmium on the employee's renal system.

(6) Examination for respirator use.

(a) To determine an employee's fitness for respirator use, the employer shall provide a medical examination that includes the elements specified in (a)(i) through (iv) of this subsection. This examination shall be provided prior to the

employee's being assigned to a job that requires the use of a respirator or no later than ninety days after this section goes into effect, whichever date is later, to any employee without a medical examination within the preceding twelve months that satisfies the requirements of this paragraph.

(i) A detailed medical and work history, or update thereof, with emphasis on: Past exposure to cadmium; smoking history and current status; any history of renal, cardiovascular, respiratory, hematopoietic, and/or musculoskeletal system dysfunction; a description of the job for which the respirator is required; and questions 3 through 11 and 25 through 32 in WAC 296-62-07447, appendix D;

(ii) A blood pressure test;

(iii) Biological monitoring of the employee's levels of CdU, CdB and β_2 -M in accordance with the requirements of subsection (2)(b)(ii) of this section, unless such results already have been obtained within the previous twelve months; and

(iv) Any other test or procedure that the examining physician deems appropriate.

(b) After reviewing all the information obtained from the medical examination required in (a) of this subsection, the physician shall determine whether the employee is fit to wear a respirator.

(c) Whenever an employee has exhibited difficulty in breathing during a respirator fit test or during use of a respirator, the employer, as soon as possible, shall provide the employee with a periodic medical examination in accordance with subsection (4)(b) of this section to determine the employee's fitness to wear a respirator.

(d) Where the results of the examination required under (a) or (b) of this subsection are abnormal, medical limitation or prohibition of respirator use shall be considered. If the employee is allowed to wear a respirator, the employee's ability to continue to do so shall be periodically evaluated by a physician.

(7) Emergency examinations.

(a) In addition to the medical surveillance required in subsections (2) through (6) of this section, the employer shall provide a medical examination as soon as possible to any employee who may have been acutely exposed to cadmium because of an emergency.

(b) The examination shall include the requirements of subsection (4)(b) of this section, with emphasis on the respiratory system, other organ systems considered appropriate by the examining physician, and symptoms of acute overexposure, as identified in WAC 296-62-07441 (2)(b)(i) through (ii) and (4), appendix A.

(8) Termination of employment examination.

(a) At termination of employment, the employer shall provide a medical examination in accordance with subsection (4)(b) of this section, including a chest x-ray, to any employee to whom at any prior time the employer was required to provide medical surveillance under subsection (1)(a) or (7) of this section. However, if the last examination satisfied the requirements of subsection (4)(b) of this section and was less than six months prior to the date of termination, no further examination is required unless otherwise specified in subsection (3) or (5) of this section;

(b) However, for employees covered by subsection (1)(a)(ii) of this section, if the employer has discontinued all periodic medical surveillance under subsection (4)(e) of this

section, no termination of employment medical examination is required.

(9) Information provided to the physician. The employer shall provide the following information to the examining physician:

(a) A copy of this standard and appendices;

(b) A description of the affected employee's former, current, and anticipated duties as they relate to the employee's occupational exposure to cadmium;

(c) The employee's former, current, and anticipated future levels of occupational exposure to cadmium;

(d) A description of any personal protective equipment, including respirators, used or to be used by the employee, including when and for how long the employee has used that equipment; and

(e) Relevant results of previous biological monitoring and medical examinations.

(10) Physician's written medical opinion.

(a) The employer shall promptly obtain a written, signed medical opinion from the examining physician for each medical examination performed on each employee. This written opinion shall contain:

(i) The physician's diagnosis for the employee;

(ii) The physician's opinion as to whether the employee has any detected medical condition(s) that would place the employee at increased risk of material impairment to health from further exposure to cadmium, including any indications of potential cadmium toxicity;

(iii) The results of any biological or other testing or related evaluations that directly assess the employee's absorption of cadmium;

(iv) Any recommended removal from, or limitation on the activities or duties of the employee or on the employee's use of personal protective equipment, such as respirators;

(v) A statement that the physician has clearly and carefully explained to the employee the results of the medical examination, including all biological monitoring results and any medical conditions related to cadmium exposure that require further evaluation or treatment, and any limitation on the employee's diet or use of medications.

(b) The employer promptly shall obtain a copy of the results of any biological monitoring provided by an employer to an employee independently of a medical examination under subsections (2) and (4) of this section, and, in lieu of a written medical opinion, an explanation sheet explaining those results.

(c) The employer shall instruct the physician not to reveal orally or in the written medical opinion given to the employer specific findings or diagnoses unrelated to occupational exposure to cadmium.

(11) Medical removal protection (MRP).

(a) General.

(i) The employer shall temporarily remove an employee from work where there is excess exposure to cadmium on each occasion that medical removal is required under subsection (3), (4), or (6) of this section and on each occasion that a physician determines in a written medical opinion that the employee should be removed from such exposure. The physician's determination may be based on biological monitoring results, inability to wear a respirator, evidence of illness, other signs or symptoms of

cadmium-related dysfunction or disease, or any other reason deemed medically sufficient by the physician.

(ii) The employer shall medically remove an employee in accordance with this subsection regardless of whether at the time of removal a job is available into which the removed employee may be transferred.

(iii) Whenever an employee is medically removed under this subsection, the employer shall transfer the removed employee to a job where the exposure to cadmium is within the permissible levels specified in that paragraph as soon as one becomes available.

(iv) For any employee who is medically removed under the

provisions of (a) of this subsection, the employer shall provide follow-up biological monitoring in accordance with subsection (2)(b)(ii) of this section at least every three months and follow-up medical examinations semiannually at least every six months until in a written medical opinion the examining physician determines that either the employee may be returned to his/her former job status as specified under (d) through (e) of this subsection or the employee must be permanently removed from excess cadmium exposure.

(v) The employer may not return an employee who has been medically removed for any reason to his/her former job status until a physician determines in a written medical opinion that continued medical removal is no longer necessary to protect the employee's health.

(b) Where an employee is found unfit to wear a respirator under subsection (6)(b) of this section, the employer shall remove the employee from work where exposure to cadmium is above the PEL.

(c) Where removal is based on any reason other than the employee's inability to wear a respirator, the employer shall remove the employee from work where exposure to cadmium is at or above the action level.

(d) Except as specified in (e) of this subsection, no employee who was removed because his/her level of CdU, CdB and/or β_2 -M exceeded the mandatory medical removal trigger levels in subsection (3) or (4) of this section may be returned to work with exposure to cadmium at or above the action level until the employee's levels of CdU fall to or below 3 $\mu\text{g/g}$ Cr, CdB falls to or below 5 $\mu\text{g/lwb}$, and β_2 -M falls to or below 300 $\mu\text{g/g}$ Cr.

(e) However, when in the examining physician's opinion continued exposure to cadmium will not pose an increased risk to the employee's health and there are special circumstances that make continued medical removal an inappropriate remedy, the physician shall fully discuss these matters with the employee, and then in a written determination may return a worker to his/her former job status despite what would otherwise be unacceptably high biological monitoring results. Thereafter, the returned employee shall continue to be provided with medical surveillance as if he/she were still on medical removal until the employee's levels of CdU fall to or below 3 $\mu\text{g/g}$ Cr, CdB falls to or below 5 $\mu\text{g/lwb}$, and β_2 -M falls to or below 300 $\mu\text{g/g}$ Cr.

(f) Where an employer, although not required by (a) through (c) of this subsection to do so, removes an employee from exposure to cadmium or otherwise places limitations on an employee due to the effects of cadmium exposure on the employee's medical condition, the employer shall provide the

same medical removal protection benefits to that employee under subsection (12) of this section as would have been provided had the removal been required under (a) through (c) of this subsection.

(12) Medical removal protection benefits (MRPB).

(a) The employer shall provide MRPB for up to a maximum of eighteen months to an employee each time and while the employee is temporarily medically removed under subsection (11) of this section.

(b) For purposes of this section, the requirement that the employer provide MRPB means that the employer shall maintain the total normal earnings, seniority, and all other employee rights and benefits of the removed employee, including the employee's right to his/her former job status, as if the employee had not been removed from the employee's job or otherwise medically limited.

(c) Where, after eighteen months on medical removal because of elevated biological monitoring results, the employee's monitoring results have not declined to a low enough level to permit the employee to be returned to his/her former job status:

(i) The employer shall make available to the employee a medical examination pursuant in order to obtain a final medical determination as to whether the employee may be returned to his/her former job status or must be permanently removed from excess cadmium exposure; and

(ii) The employer shall assure that the final medical determination indicates whether the employee may be returned to his/her former job status and what steps, if any, should be taken to protect the employee's health.

(d) The employer may condition the provision of MRPB upon the employee's participation in medical surveillance provided in accordance with this section.

(13) Multiple physician review.

(a) If the employer selects the initial physician to conduct any medical examination or consultation provided to an employee under this section, the employee may designate a second physician to:

(i) Review any findings, determinations, or recommendations of the initial physician; and

(ii) Conduct such examinations, consultations, and laboratory tests as the second physician deems necessary to facilitate this review.

(b) The employer shall promptly notify an employee of the right to seek a second medical opinion after each occasion that an initial physician provided by the employer conducts a medical examination or consultation pursuant to this section. The employer may condition its participation in, and payment for, multiple physician review upon the employee doing the following within fifteen days after receipt of this notice, or receipt of the initial physician's written opinion, whichever is later:

(i) Informing the employer that he or she intends to seek a medical opinion; and

(ii) Initiating steps to make an appointment with a second physician.

(c) If the findings, determinations, or recommendations of the second physician differ from those of the initial physician, then the employer and the employee shall assure that efforts are made for the two physicians to resolve any disagreement.

(d) If the two physicians have been unable to quickly resolve their disagreement, then the employer and the employee, through their respective physicians, shall designate a third physician to:

(i) Review any findings, determinations, or recommendations of the other two physicians; and

(ii) Conduct such examinations, consultations, laboratory tests, and discussions with the other two physicians as the third physician deems necessary to resolve the disagreement among them.

(e) The employer shall act consistently with the findings, determinations, and recommendations of the third physician, unless the employer and the employee reach an agreement that is consistent with the recommendations of at least one of the other two physicians.

(14) Alternate physician determination. The employer and an employee or designated employee representative may agree upon the use of any alternate form of physician determination in lieu of the multiple physician review provided by subsection (13) of this section, so long as the alternative is expeditious and at least as protective of the employee.

(15) Information the employer must provide the employee.

(a) The employer shall provide a copy of the physician's written medical opinion to the examined employee within two weeks after receipt thereof.

(b) The employer shall provide the employee with a copy of the employee's biological monitoring results and an explanation sheet explaining the results within two weeks after receipt thereof.

(c) Within thirty days after a request by an employee, the employer shall provide the employee with the information the employer is required to provide the examining physician under subsection (9) of this section.

(16) Reporting. In addition to other medical events that are required to be reported on the OSHA Form No. 200, the employer shall report any abnormal condition or disorder caused by exposure to occupational factors associated with employment as specified in WAC 296-27-060.

NEW SECTION

WAC 296-62-07425 Communication of cadmium hazards to employees. (1) General. In communications concerning cadmium hazards, employers shall comply with the requirements of WISHA's Hazard Communication Standard, chapter 296-62 WAC, Part C, including but not limited to the requirements concerning warning signs and labels, material safety data sheets (MSDS), and employee information and training. In addition, employers shall comply with the following requirements:

(2) Warning signs.

(a) Warning signs shall be provided and displayed in regulated areas. In addition, warning signs shall be posted at all approaches to regulated areas so that an employee may read the signs and take necessary protective steps before entering the area.

(b) Warning signs required by (a) of this subsection shall bear the following information:

**DANGER CADMIUM CANCER HAZARD CAN
CAUSE LUNG AND KIDNEY DISEASE**

**AUTHORIZED PERSONNEL ONLY RESPIRATORS
REQUIRED IN THIS AREA**

(c) The employer shall assure that signs required by this paragraph are illuminated, cleaned, and maintained as necessary so that the legend is readily visible.

(3) Warning labels.

(a) Shipping and storage containers containing cadmium, cadmium compounds, or cadmium contaminated clothing, equipment, waste, scrap, or debris shall bear appropriate warning labels, as specified in (b) of this subsection.

(b) The warning labels shall include at least the following information:

**DANGER CONTAINS CADMIUM CANCER HAZARD
AVOID CREATING DUST
CAN CAUSE LUNG AND KIDNEY DISEASE**

(c) Where feasible, installed cadmium products shall have a visible label or other indication that cadmium is present.

(4) Employee information and training.

(a) The employer shall institute a training program for all employees who are potentially exposed to cadmium, assure employee participation in the program, and maintain a record of the contents of such program.

(b) Training shall be provided prior to or at the time of initial assignment to a job involving potential exposure to cadmium and at least annually thereafter.

(c) The employer shall make the training program understandable to the employee and shall assure that each employee is informed of the following:

(i) The health hazards associated with cadmium exposure, with special attention to the information incorporated in WAC 296-62-07441, appendix A;

(ii) The quantity, location, manner of use, release, and storage of cadmium in the workplace and the specific nature of operations that could result in exposure to cadmium, especially exposures above the PEL;

(iii) The engineering controls and work practices associated with the employee's job assignment;

(iv) The measures employees can take to protect themselves from exposure to cadmium, including modification of such habits as smoking and personal hygiene, and specific procedures the employer has implemented to protect employees from exposure to cadmium such as appropriate work practices, emergency procedures, and the provision of personal protective equipment;

(v) The purpose, proper selection, fitting, proper use, and limitations of respirators and protective clothing;

(vi) The purpose and a description of the medical surveillance program required by WAC 296-62-07423;

(vii) The contents of this section and its appendices; and

(viii) The employee's rights of access to records under WAC 296-62-05213.

(d) Additional access to information and training program and materials.

(i) The employer shall make a copy of this section and its appendices readily available without cost to all affected employees and shall provide a copy if requested.

(ii) The employer shall provide to the director, upon request, all materials relating to the employee information and the training program.

NEW SECTION

WAC 296-62-07427 Recordkeeping. (1) Exposure monitoring.

(a) The employer shall establish and keep an accurate record of all air monitoring for cadmium in the workplace.

(b) This record shall include at least the following information:

(i) The monitoring date, duration, and results in terms of an 8-hour TWA of each sample taken;

(ii) The name, Social Security number, and job classification of the employees monitored and of all other employees whose exposures the monitoring is intended to represent;

(iii) A description of the sampling and analytical methods used and evidence of their accuracy;

(iv) The type of respiratory protective device, if any, worn by the monitored employee;

(v) A notation of any other conditions that might have affected the monitoring results.

(c) The employer shall maintain this record for at least thirty years, in accordance with chapter 296-62 WAC, Part B.

(2) Objective data for exemption from requirement for initial monitoring.

(a) For purposes of this section, objective data are information demonstrating that a particular product or material containing cadmium or a specific process, operation, or activity involving cadmium cannot release dust or fumes in concentrations at or above the action level even under the worst-case release conditions. Objective data can be obtained from an industry-wide study or from laboratory product test results from manufacturers of cadmium-containing products or materials. The data the employer uses from an industry-wide survey must be obtained under workplace conditions closely resembling the processes, types of material, control methods, work practices and environmental conditions in the employer's current operations.

(b) The employer shall establish and maintain a record of the objective data for at least thirty years.

(3) Medical surveillance.

(a) The employer shall establish and maintain an accurate record for each employee covered by medical surveillance under WAC 296-62-07423(1)(a).

(b) The record shall include at least the following information about the employee:

(i) Name, Social Security number, and description of the duties;

(ii) A copy of the physician's written opinions and an explanation sheet for biological monitoring results;

(iii) A copy of the medical history, and the results of any physical examination and all test results that are required to be provided by this section, including biological tests, x-rays, pulmonary function tests, etc., or that have been obtained to further evaluate any condition that might be related to cadmium exposure;

(iv) The employee's medical symptoms that might be related to exposure to cadmium; and

(v) A copy of the information provided to the physician as required by WAC 296-62-07423 (9)(b) through (e).

(c) The employer shall assure that this record is maintained for the duration of employment plus thirty years, in accordance with chapter 296-62 WAC, Part B.

(4) Training. The employer shall certify that employees have been trained by preparing a certification record which includes the identity of the person trained, the signature of the employer or the person who conducted the training, and the date the training was completed. The certification records shall be prepared at the completion of training and shall be maintained on file for one year beyond the date of training of that employee.

(5) Availability.

(a) Except as otherwise provided for in this section, access to all records required to be maintained by subsections (1) through (4) of this section shall be in accordance with the provisions of chapter 296-62 WAC, Part B.

(b) Within fifteen days after a request, the employer shall make an employee's medical records required to be kept by subsection (3) of this section available for examination and copying to the subject employee, to designated representatives, to anyone having the specific written consent of the subject employee, and after the employee's death or incapacitation, to the employee's family members.

(6) Transfer of records. Whenever an employer ceases to do business and there is no successor employer to receive and retain records for the prescribed period or the employer intends to dispose of any records required to be preserved for at least thirty years, the employer shall comply with the requirements concerning transfer of records set forth in WAC 296-62-05215.

NEW SECTION

WAC 296-62-07429 Observation of monitoring. (1) Employee observation. The employer shall provide affected employees or their designated representatives an opportunity to observe any monitoring of employee exposure to cadmium.

(2) Observation procedures. When observation of monitoring requires entry into an area where the use of protective clothing or equipment is required, the employer shall provide the observer with that clothing and equipment and shall assure that the observer uses such clothing and equipment and complies with all other applicable safety and health procedures.

NEW SECTION

WAC 296-62-07431 Dates. (1) Effective date. This section shall become effective April 30, 1993.

(2) Start-up dates. All obligations of this section commence on the effective date except as follows:

(a) Exposure monitoring. Except for small businesses (nineteen or fewer employees), initial monitoring required by WAC 296-62-07407(2) shall be completed as soon as possible and in any event no later than sixty days after the effective date of this standard. For small businesses, initial monitoring required by WAC 296-62-07407(2) shall be completed as soon as possible and in any event no later than one hundred twenty days after the effective date of this standard.

(b) Regulated areas. Except for small business, defined under (a) of this subsection, regulated areas required to be

established by WAC 296-62-07409 shall be set up as soon as possible after the results of exposure monitoring are known and in any event no later than ninety days after the effective date of this section. For small businesses, regulated areas required to be established by WAC 296-62-07409 shall be set up as soon as possible after the results of exposure monitoring are known and in any event no later than one hundred fifty days after the effective date of this section.

(c) Respiratory protection. Except for small businesses, defined under (a) of this subsection, respiratory protection required by WAC 296-62-07413 shall be provided as soon as possible and in any event no later than ninety days after the effective date of this section. For small businesses, respiratory protection required by WAC 296-62-07413 shall be provided as soon as possible and in any event no later than one hundred fifty days after the effective date of this section.

(d) Compliance program. Written compliance programs required by WAC 296-62-07411(2) shall be completed and available for inspection and copying as soon as possible and in any event no later than one year after the effective date of this section.

(e) Methods of compliance. The engineering controls required by WAC 296-62-07411(1) shall be implemented as soon as possible and in any event no later than two years after the effective date of this section. Work practice controls shall be implemented as soon as possible. Work practice controls that are directly related to engineering controls to be implemented in accordance with the compliance plan shall be implemented as soon as possible after such engineering controls are implemented.

(f) Hygiene and lunchroom facilities.

(i) Handwashing facilities, permanent or temporary, shall be provided in accordance with WAC 296-24-12009 as soon as possible and in any event no later than sixty days after the effective date of this section.

(ii) Change rooms, showers, and lunchroom facilities shall be completed as soon as possible and in any event no later than one year after the effective date of this section.

(g) Employee information and training. Except for small businesses, defined under (a) of this subsection, employee information and training required by WAC 296-62-07425(4) shall be provided as soon as possible and in any event no later than ninety days after the effective date of this standard. For small businesses, employee information and training required by WAC 296-62-07425(4) shall be provided as soon as possible and in any event no later than one hundred eighty days after the effective date of this standard.

(h) Medical surveillance. Except for small businesses, defined under (a) of this subsection, initial medical examinations required by WAC 296-62-07423 shall be provided as soon as possible and in any event no later than ninety days after the effective date of this standard. For small businesses, initial medical examinations required by WAC 296-62-07423 shall be provided as soon as possible and in any event no later than one hundred eighty days after the effective date of this standard.

NEW SECTION

WAC 296-62-07433 Appendices. (1) WAC 296-62-07445, Appendix C is incorporated as part of this section, and compliance with its contents is mandatory.

(2) Except where portions of WAC 296-62-07441, appendix A; WAC 296-62-07443, appendix B; WAC 296-62-07447, appendix D; WAC 296-62-07449, appendix E; and WAC 296-62-07451, appendix F are expressly incorporated in requirements of WAC 296-62-07433, these appendices are purely informational and are not intended to create any additional obligations not otherwise imposed or to detract from any existing obligations.

NEW SECTION

WAC 296-62-07441 Appendix A, substance safety data sheet—Cadmium. (1) Substance identification.

(a) Substance: Cadmium.

(b) 8-Hour, time-weighted-average, permissible exposure limit (TWA PEL):

(c) TWA PEL: Five micrograms of cadmium per cubic meter of air 5 µg/m³, time-weighted average (TWA) for an 8-hour workday.

(d) Appearance: Cadmium metal—soft, blue-white, malleable, lustrous metal or grayish-white powder. Some cadmium compounds may also appear as a brown, yellow, or red powdery substance.

(2) Health hazard data.

(a) Routes of exposure. Cadmium can cause local skin or eye irritation. Cadmium can affect your health if you inhale it or if you swallow it.

(b) Effects of overexposure.

(i) Short-term (acute) exposure: Cadmium is much more dangerous by inhalation than by ingestion. High exposures to cadmium that may be immediately dangerous to life or health occur in jobs where workers handle large quantities of cadmium dust or fume; heat cadmium-containing compounds or cadmium-coated surfaces; weld with cadmium solders or cut cadmium-containing materials such as bolts.

(ii) Severe exposure may occur before symptoms appear. Early symptoms may include mild irritation of the upper respiratory tract, a sensation of constriction of the throat, a metallic taste and/or a cough. A period of one to ten hours may precede the onset of rapidly progressing shortness of breath, chest pain, and flu-like symptoms with weakness, fever, headache, chills, sweating, and muscular pain. Acute pulmonary edema usually develops within twenty-four hours and reaches a maximum by three days. If death from asphyxia does not occur, symptoms may resolve within a week.

(iii) Long-term (chronic) exposure. Repeated or long-term exposure to cadmium, even at relatively low concentrations, may result in kidney damage and an increased risk of cancer of the lung and of the prostate.

(c) Emergency first aid procedures.

(i) Eye exposure: Direct contact may cause redness or pain. Wash eyes immediately with large amounts of water, lifting the upper and lower eyelids. Get medical attention immediately.

(ii) Skin exposure: Direct contact may result in irritation. Remove contaminated clothing and shoes immediately.

Wash affected area with soap or mild detergent and large amounts of water. Get medical attention immediately.

(iii) Ingestion: Ingestion may result in vomiting, abdominal pain, nausea, diarrhea, headache, and sore throat. Treatment for symptoms must be administered by medical personnel. Under no circumstances should the employer allow any person whom he retains, employs, supervises, or controls to engage in therapeutic chelation. Such treatment is likely to translocate cadmium from pulmonary or other tissue to renal tissue. Get medical attention immediately.

(iv) Inhalation: If large amounts of cadmium are inhaled, the exposed person must be moved to fresh air at once. If breathing has stopped, perform cardiopulmonary resuscitation. Administer oxygen if available. Keep the affected person warm and at rest. Get medical attention immediately.

(v) Rescue: Move the affected person from the hazard-ous exposure. If the exposed person has been overcome, attempt rescue only after notifying at least one other person of the emergency and putting into effect established emergency procedures. Do not become a casualty yourself. Understand your emergency rescue procedures and know the location of the emergency equipment before the need arises.

(3) Employee information.

(a) Protective clothing and equipment.

(i) Respirators: You may be required to wear a respirator for nonroutine activities; in emergencies; while your employer is in the process of reducing cadmium exposures through engineering controls; and where engineering controls are not feasible. If respirators are worn in the future, they must have a joint Mine Safety and Health Administration (MSHA) and National Institute for Occupational Safety and Health (NIOSH) label of approval. Cadmium does not have a detectable odor except at levels well above the permissible exposure limits. If you can smell cadmium while wearing a respirator, proceed immediately to fresh air. If you experience difficulty breathing while wearing a respirator, tell your employer.

(ii) Protective clothing: You may be required to wear impermeable clothing, gloves, foot gear, a face shield, or other appropriate protective clothing to prevent skin contact with cadmium. Where protective clothing is required, your employer must provide clean garments to you as necessary to assure that the clothing protects you adequately. The employer must replace or repair protective clothing that has become torn or otherwise damaged.

(iii) Eye protection: You may be required to wear splash-proof or dust resistant goggles to prevent eye contact with cadmium.

(b) Employer requirements.

(i) Medical: If you are exposed to cadmium at or above the action level, your employer is required to provide a medical examination, laboratory tests and a medical history according to the medical surveillance provisions under WAC 296-62-07423. (See summary chart and tables in this section, appendix A.) These tests shall be provided without cost to you. In addition, if you are accidentally exposed to cadmium under conditions known or suspected to constitute toxic exposure to cadmium, your employer is required to make special tests available to you.

(ii) Access to records: All medical records are kept strictly confidential. You or your representative are entitled to see the records of measurements of your exposure to cadmium. Your medical examination records can be furnished to your personal physician or designated representative upon request by you to your employer.

(iii) Observation of monitoring: Your employer is required to perform measurements that are representative of your exposure to cadmium and you or your designated representative are entitled to observe the monitoring procedure. You are entitled to observe the steps taken in the measurement procedure, and to record the results obtained. When the monitoring procedure is taking place in an area where respirators or personal protective clothing and equipment are required to be worn, you or your representative must also be provided with, and must wear the protective clothing and equipment.

(c) Employee requirements. You will not be able to smoke, eat, drink, chew gum or tobacco, or apply cosmetics while working with cadmium in regulated areas. You will also not be able to carry or store tobacco products, gum, food, drinks, or cosmetics in regulated areas because these products easily become contaminated with cadmium from the workplace and can therefore create another source unnecessary of cadmium exposure. Some workers will have to change out of work clothes and shower at the end of the day, as part of their workday, in order to wash cadmium from skin and hair. Handwashing and cadmium-free eating facilities shall be provided by the employer and proper hygiene should always be performed before eating. It is also recommended that you do not smoke or use tobacco products, because among other things, they naturally contain cadmium. For further information, read the labeling on such products.

(4) Physician information.

(a) Introduction. The medical surveillance provisions of WAC 296-62-07423 generally are aimed at accomplishing three main interrelated purposes: First, identifying employees at higher risk of adverse health effects from excess, chronic exposure to cadmium; second, preventing cadmium-induced disease; and third, detecting and minimizing existing cadmium-induced disease. The core of medical surveillance in this standard is the early and periodic monitoring of the employee's biological indicators of:

(i) Recent exposure to cadmium;

(ii) Cadmium body burden; and

(iii) Potential and actual kidney damage associated with exposure to cadmium. The main adverse health effects associated with cadmium overexposure are lung cancer and kidney dysfunction. It is not yet known how to adequately biologically monitor human beings to specifically prevent cadmium-induced lung cancer. By contrast, the kidney can be monitored to provide prevention and early detection of cadmium-induced kidney damage. Since, for noncarcinogenic effects, the kidney is considered the primary target organ of chronic exposure to cadmium, the medical surveillance provisions of this standard effectively focus on cadmium-induced kidney disease. Within that focus, the aim, where possible, is to prevent the onset of such disease and, where necessary, to minimize such disease as may already exist. The by-products of successful prevention of

kidney disease are anticipated to be the reduction and prevention of other cadmium-induced diseases.

(b) Health effects. The major health effects associated with cadmium overexposure are described below.

(i) Kidney: The most prevalent nonmalignant disease observed among workers chronically exposed to cadmium is kidney dysfunction. Initially, such dysfunction is manifested as proteinuria. The proteinuria associated with cadmium exposure is most commonly characterized by excretion of low-molecular weight proteins (15,000 to 40,000 MW) accompanied by loss of electrolytes, uric acid, calcium, amino acids, and phosphate. The compounds commonly excreted include: beta-2-microglobulin (β_2 -M), retinol binding protein (RBP), immunoglobulin light chains, and lysozyme. Excretion of low molecular weight proteins are characteristic of damage to the proximal tubules of the kidney (Iwao et al., 1980). It has also been observed that exposure to cadmium may lead to urinary excretion of high-molecular weight proteins such as albumin, immunoglobulin G, and glycoproteins (Ex. 29). Excretion of high-molecular weight proteins is typically indicative of damage to the glomeruli of the kidney. Bernard et al., (1979) suggest that damage to the glomeruli and damage to the proximal tubules of the kidney may both be linked to cadmium exposure but they may occur independently of each other. Several studies indicate that the onset of low-molecular weight proteinuria is a sign of irreversible kidney damage (Friberg et al., 1974; Roels et al., 1982; Piscator 1984; Elinder et al., 1985; Smith et al., 1986). Above specific levels of β_2 -M associated with cadmium exposure it is unlikely that β_2 -M levels return to normal even when cadmium exposure is eliminated by removal of the individual from the cadmium work environment (Friberg, Ex. 29, 1990). Some studies indicate that such proteinuria may be progressive; levels of β_2 -M observed in the urine increase with time even after cadmium exposure has ceased. See, for example, Elinder et al., 1985. Such observations, however, are not universal, and it has been suggested that studies in which proteinuria has not been observed to progress may not have tracked patients for a sufficiently long time interval (Jarup, Ex. 8-661). When cadmium exposure continues after the onset of proteinuria, chronic nephrotoxicity may occur (Friberg, Ex. 29). Uremia results from the inability of the glomerulus to adequately filter blood. This leads to severe disturbance of electrolyte concentrations and may lead to various clinical complications including kidney stones (L-140-50). After prolonged exposure to cadmium, glomerular proteinuria, glucosuria, aminoaciduria, phosphaturia, and hypercalciuria may develop (Exs. 8-86, 4-28, 14-18). Phosphate, calcium, glucose, and amino acids are essential to life, and under normal conditions, their excretion should be regulated by the kidney. Once low molecular weight proteinuria has developed, these elements dissipate from the human body. Loss of glomerular function may also occur, manifested by decreased glomerular filtration rate and increased serum creatinine. Severe cadmium-induced renal damage may eventually develop into chronic renal failure and uremia (Ex. 55). Studies in which animals are chronically exposed to cadmium confirm the renal effects observed in humans (Friberg et al., 1986). Animal studies also confirm problems with calcium metabolism and related skeletal effects which have been observed among humans

exposed to cadmium in addition to the renal effects. Other effects commonly reported in chronic animal studies include anemia, changes in liver morphology, immunosuppression and hypertension. Some of these effects may be associated with co-factors. Hypertension, for example, appears to be associated with diet as well as cadmium exposure. Animals injected with cadmium have also shown testicular necrosis (Ex. 8- 86B).

(ii) Biological markers. It is universally recognized that the best measures of cadmium exposures and its effects are measurements of cadmium in biological fluids, especially urine and blood. Of the two, CdU is conventionally used to determine body burden of cadmium in workers without kidney disease. CdB is conventionally used to monitor for recent exposure to cadmium. In addition, levels of CdU and CdB historically have been used to predict the percent of the population likely to develop kidney disease (Thun et al., Ex. L-140-50; WHO, Ex. 8-674; ACGIH, Exs. 8-667, 140-50).

The third biological parameter upon which WISHA relies for medical surveillance is beta-2-microglobulin in urine (β_2 -M), a low molecular weight protein. Excess β_2 -M has been widely accepted by physicians and scientists as a reliable indicator of functional damage to the proximal tubule of the kidney (Exs. 8-447, 144-3-C, 4-47, L-140-45, 19-43-A). Excess β_2 -M is found when the proximal tubules can no longer reabsorb this protein in a normal manner. This failure of the proximal tubules is an early stage of a kind of kidney disease that commonly occurs among workers with excessive cadmium exposure. Used in conjunction with biological test results indicating abnormal levels of CdU and CdB, the finding of excess β_2 -M can establish for an examining physician that any existing kidney disease is probably cadmium-related (Trs. 6/6/90, pp. 82-86, 122, 134). The upper limits of normal levels for cadmium in urine and cadmium in blood are 3 $\mu\text{g Cd/gram creatinine}$ in urine and 5 $\mu\text{gCd/liter whole blood}$, respectively. These levels were derived from broad-based population studies. Three issues confront the physicians in the use of β_2 -M as a marker of kidney dysfunction and material impairment. First, there are a few other causes of elevated levels of β_2 -M not related to cadmium exposures, some of which may be rather common diseases and some of which are serious diseases (e.g., myeloma or transient flu, Exs. 29 and 8-086). These can be medically evaluated as alternative causes (Friberg, Ex. 29). Also, there are other factors that can cause β_2 -M to degrade so that low levels would result in workers with tubular dysfunction. For example, regarding the degradation of β_2 -M, workers with acidic urine (pH<6) might have β_2 -M levels that are within the "normal" range when in fact kidney dysfunction has occurred (Ex. L-140-1) and the low molecular weight proteins are degraded in acid urine. Thus, it is very important that the pH of urine be measured, that urine samples be buffered as necessary (See WAC 296-62-07451, appendix F.), and that urine samples be handled correctly, i.e., measure the pH of freshly voided urine samples, then if necessary, buffer to Ph>6 (or above for shipping purposes), measure Ph again and then, perhaps, freeze the sample for storage and shipping. (See also WAC 296-62-07451, appendix F.) Second, there is debate over the pathological significance of proteinuria, however, most world experts believe that β_2 -M levels greater than 300 $\mu\text{g/g Cr}$ are abnormal (Elinder, Ex. 55, Friberg, Ex. 29). Such levels

signify kidney dysfunction that constitutes material impairment of health. Finally, detection of β_2 -M at low levels has often been considered difficult, however, many laboratories have the capability of detecting excess β_2 -M using simple kits, such as the Phadebas Delphia test, that are accurate to levels of 100 $\mu\text{g } \beta_2\text{-M/g Cr U}$ (Ex. L-140-1). Specific recommendations for ways to measure β_2 -M and proper handling of urine samples to prevent degradation of β_2 -M have been addressed by WISHA in WAC 296-62-07451, appendix F, in the section on laboratory standardization. All biological samples must be analyzed in a laboratory that is proficient in the analysis of that particular analyte, under WAC 296-62-07423 (1)(d). (See WAC 296-62-07451, appendix F). Specifically, under WAC 296-62-07423 (1)(d), the employer is to assure that the collecting and handling of biological samples of cadmium in urine (CdU), cadmium in blood (CdB), and beta-2 microglobulin in urine (β_2 -M) taken from employees is collected in a manner that assures reliability. The employer must also assure that analysis of biological samples of cadmium in urine (CdU), cadmium in blood (CdB), and beta-2 microglobulin in urine (β_2 -M) taken from employees is performed in laboratories with demonstrated proficiency for that particular analyte. (See WAC 296-62-07451, appendix F).

(iii) Lung and prostate cancer. The primary sites for cadmium-associated cancer appear to be the lung and the prostate (L-140-50). Evidence for an association between cancer and cadmium exposure derives from both epidemiological studies and animal experiments. Mortality from prostate cancer associated with cadmium is slightly elevated in several industrial cohorts, but the number of cases is small and there is not clear dose-response relationship. More substantive evidence exists for lung cancer. The major epidemiological study of lung cancer was conducted by Thun et al., (Ex. 4-68). Adequate data on cadmium exposures were available to allow evaluation of dose-response relationships between cadmium exposure and lung cancer. A statistically significant excess of lung cancer attributed to cadmium exposure was observed in this study even when confounding variables such as co-exposure to arsenic and smoking habits were taken into consideration (Ex. L-140-50).

The primary evidence for quantifying a link between lung cancer and cadmium exposure from animal studies derives from two rat bioassay studies; one by Takenaka et al., (1983), which is a study of cadmium chloride and a second study by Oldiges and Glaser (1990) of four cadmium compounds. Based on the above cited studies, the U.S. Environmental Protection Agency (EPA) classified cadmium as "B1", a probable human carcinogen, in 1985 (Ex. 4-4). The International Agency for Research on Cancer (IARC) in 1987 also recommended that cadmium be listed as "2A", a probable human carcinogen (Ex. 4-15). The American Conference of Governmental Industrial Hygienists (ACGIH) has recently recommended that cadmium be labeled as a carcinogen. Since 1984, NIOSH has concluded that cadmium is possibly a human carcinogen and has recommended that exposures be controlled to the lowest level feasible.

(iv) Noncarcinogenic effects. Acute pneumonitis occurs 10 to 24 hours after initial acute inhalation of high levels of cadmium fumes with symptoms such as fever and chest pain (Exs. 30, 8-86B). In extreme exposure cases pulmonary edema may develop and cause death several days after

exposure. Little actual exposure measurement data is available on the level of airborne cadmium exposure that causes such immediate adverse lung effects, nonetheless, it is reasonable to believe a cadmium concentration of approximately 1 mg/m^3 over an eight hour period is "immediately dangerous" (55 FR 4052, ANSI; Ex. 8-86B). In addition to acute lung effects and chronic renal effects, long term exposure to cadmium may cause other severe effects on the respiratory system. Reduced pulmonary function and chronic lung disease indicative of emphysema have been observed in workers who have had prolonged exposure to cadmium dust or fumes (Exs. 4-29, 4-22, 4-42, 4-50, 4-63). In a study of workers conducted by Kazantzis et al., a statistically significant excess of worker deaths due to chronic bronchitis was found, which in his opinion was directly related to high cadmium exposures of 1 mg/m^3 or more (Tr. 6/8/90, pp. 156-157). Cadmium need not be respirable to constitute a hazard. Inspirable cadmium particles that are too large to be respirable but small enough to enter the tracheobronchial region of the lung can lead to bronchoconstriction, chronic pulmonary disease, and cancer of that portion of the lung. All of these diseases have been associated with occupational exposure to cadmium (Ex. 8-86B). Particles that are constrained by their size to the extra-thoracic regions of the respiratory system such as the nose and maxillary sinuses can be swallowed through mucociliary clearance and be absorbed into the body (ACGIH, Ex. 8-692). The impaction of these particles in the upper airways can lead to anosmia, or loss of sense of smell, which is an early indication of overexposure among workers exposed to heavy metals. This condition is commonly reported among cadmium-exposed workers (Ex. 8-86-B).

(c) Medical surveillance. In general, the main provisions of the medical surveillance section of the standard, under WAC 296-62-07423 (1) through (16), are as follows:

(i) Workers exposed above the action level are covered;
 (ii) Workers with intermittent exposures are not covered;
 (iii) Past workers who are covered receive biological monitoring for at least one year;

(iv) Initial examinations include a medical questionnaire and biological monitoring of cadmium in blood (CdB), cadmium in urine (CdU), and Beta-2-microglobulin in urine (β_2 -M);

(v) Biological monitoring of these three analytes is performed at least annually; full medical examinations are performed biennially;

(vi) Until five years from the effective date of the standard, medical removal is required when CdU is greater than 15 $\mu\text{g/gram creatinine (g Cr)}$, or CdB is greater than 15 $\mu\text{g/liter whole blood (lwb)}$, or β_2 -M is greater than 1500 $\mu\text{g/g Cr}$, and CdB is greater than 5 $\mu\text{g/lwb}$ or CdU is greater than 3 $\mu\text{g/g Cr}$;

(vii) Beginning five years after the standard is in effect, medical removal triggers will be reduced;

(viii) Medical removal protection benefits are to be provided for up to eighteen months;

(ix) Limited initial medical examinations are required for respirator usage;

(x) Major provisions are fully described under WAC 296-62-07423; they are outlined here as follows:

(A) Eligibility.

(B) Biological monitoring.

(C) Actions triggered by levels of CdU, CdB, and β_2 -M (See Summary Charts and Tables in WAC 296-62-07441(5).)

(D) Periodic medical surveillance.

(E) Actions triggered by periodic medical surveillance (See appendix A Summary Chart and Tables in WAC 296-62-07441(5).)

(F) Respirator usage.

(G) Emergency medical examinations.

(H) Termination examination.

(I) Information to physician.

(J) Physician's medical opinion.

(K) Medical removal protection.

(L) Medical removal protection benefits.

(M) Multiple physician review.

(N) Alternate physician review.

(O) Information employer gives to employee.

(P) Recordkeeping.

(Q) Reporting on OSHA form 200.

(xi) The above mentioned summary of the medical surveillance provisions, the summary chart, and tables for the actions triggered at different levels of CdU, CdB and β_2 -M (in subsection (5) of this section, Attachment 1) are included only for the purpose of facilitating understanding of the provisions of WAC 296-62-07423(3) of the final cadmium standard. The summary of the provisions, the summary chart, and the tables do not add to or reduce the requirements in WAC 296-62-07423(3).

(d) Recommendations to physicians.

(i) It is strongly recommended that patients with tubular proteinuria are counseled on: The hazards of smoking; avoidance of nephrotoxins and certain prescriptions and over-the-counter medications that may exacerbate kidney symptoms; how to control diabetes and/or blood pressure; proper hydration, diet, and exercise (Ex. 19-2). A list of prominent or common nephrotoxins is attached. (See subsection (6) of this section, Attachment 2.)

(ii) **DO NOT CHELATE; KNOW WHICH DRUGS ARE NEPHROTOXINS OR ARE ASSOCIATED WITH NEPHRITIS.**

(iii) The gravity of cadmium-induced renal damage is compounded by the fact there is no medical treatment to prevent or reduce the accumulation of cadmium in the kidney (Ex. 8-619). Dr. Friberg, a leading world expert on cadmium toxicity, indicated in 1992, that there is no form of chelating agent that could be used without substantial risk. He stated that tubular proteinuria has to be treated in the same way as other kidney disorders (Ex. 29).

(iv) After the results of a workers' biological monitoring or medical examination are received the employer is required to provide an information sheet to the patient, briefly explaining the significance of the results. (See subsection (7) of this section.)

(v) For additional information the physician is referred to the following additional resources:

(A) The physician can always obtain a copy of the OSHA final rule preamble, with its full discussion of the health effects, from OSHA's Computerized Information System (OCIS).

(B) The OSHA Docket Officer maintains a record of the OSHA rulemaking. The Cadmium Docket (H-057A), is located at 200 Constitution Ave. NW., Room N-2625, Washington, DC 20210; telephone: 202-523-7894.

(C) The following articles and exhibits in particular from that docket (H- 057A):

Exhibit number	Author and paper title
8-447	Lauwerys et. al., Guide for physicians, "Health Maintenance of Workers Exposed to Cadmium," published by the Cadmium Council.
4-67	Takenaka, S., H. Oldiges, H. Konig, D. Hochrainer, G. Oberdorster. "Carcinogenicity of Cadmium Chloride Aerosols in Wistar Rats". JNCI 70:367-373, 1983. (32)
4-68	Thun, M.J., T.M. Schnoor, A.B. Smith, W.E. Halperin, R.A. Lemen. "Mortality Among a Cohort of U.S. Cadmium Production Workers—An Update." JNCI 74(2):325-33, 1985. (8)
4-25	Elinder, C.G., Kjellstrom, T., Hogstedt, C., et al., "Cancer Mortality of Cadmium Workers." Brit. J. Ind. Med. 42:651-655, 1985. (14)
4-26	Ellis, K.J. et al., "Critical Concentrations of Cadmium in Human Renal Cortex: Dose Effect Studies to Cadmium Smelter Workers." J. Toxicol. Environ. Health 7:691-703, 1981. (76)
4-27	Ellis, K.J., S.H. Cohn and T.J. Smith. "Cadmium Inhalation Exposure Estimates: Their Significance with Respect to Kidney and Liver Cadmium Burden." J. Toxicol. Environ. Health 15:173-187, 1985.
4-28	Falck, F.Y., Jr., Fine, L.J., Smith, R.G., McClatchey, K.D., Annesley, T., England, B., and Schork, A.M. "Occupational Cadmium Exposure and Renal Status." Am. J. Ind. Med. 4:541, 1983. (64)
8-86A	Friberg, L., C.G. Elinder, et al., "Cadmium and Health a Toxicological and Epidemiological Appraisal, Volume I, Exposure, Dose, and Metabolism." CRC Press, Inc., Boca Raton, FL, 1986. (Available from the OSHA Technical Data Center)
8-86B	Friberg, L., C.G. Elinder, et al., "Cadmium and Health: A Toxicological and Epidemiological Appraisal, Volume II, Effects and Response." CRC Press, Inc., Boca Raton, FL, 1986. (Available from the OSHA Technical Data Center)
L-140-45	Elinder, C.G., "Cancer Mortality of Cadmium Workers", Brit. J. Ind. Med., 42, 651-655, 1985.
L-140-50	Thun, M., Elinder, C.G., Friberg, L., "Scientific Basis for an Occupational Standard for Cadmium, Am. J. Ind. Med., 20; 629-642, 1991.

(5) Information sheet. The information sheet (subsection (8) of this section, Attachment 3) or an equally explanatory one should be provided to you after any biological monitoring results are reviewed by the physician, or where applicable, after any medical examination.

(6) Attachment 1—Appendix A, summary chart and Tables A and B of actions triggered by biological monitoring.

(a) Summary chart: WAC 296-62-07423(3) Medical surveillance—Categorizing biological monitoring results.

(i) Biological monitoring results categories are set forth in Table A for the periods ending December 31, 1998, and for the period beginning January 1, 1999.

(ii) The results of the biological monitoring for the initial medical exam and the subsequent exams shall determine an employee's biological monitoring result category.

(b) Actions triggered by biological monitoring.

(i) The actions triggered by biological monitoring for an employee are set forth in Table B.

(ii) The biological monitoring results for each employee under WAC 296-62-07423(3) shall determine the actions required for that employee. That is, for any employee in biological monitoring category C, the employer will perform all of the actions for which there is an X in column C of Table B.

(iii) An employee is assigned the alphabetical category ("A" being the lowest) depending upon the test results of the three biological markers.

(iv) An employee is assigned category A if monitoring results for all three biological markers fall at or below the levels indicated in the table listed for category A.

(v) An employee is assigned category B if any monitoring result for any of the three biological markers fall within the range of levels indicated in the table listed for category B, providing no result exceeds the levels listed for category B.

(vi) An employee is assigned category C if any monitoring result for any of the three biological markers are above the levels listed for category C.

(c) The user of Tables A and B should know that these tables are provided only to facilitate understanding of the relevant provisions of WAC 296-62-07423. Tables A and B are not meant to add to or subtract from the requirements of those provisions.

Table A
Categorization of Biological Monitoring Results

Biological marker	Monitoring result categories		
	A	B	C
Cadmium in urine (CdU) (µg/g creatinine)	≤3	>3 and ≤15	>15
β ₂ -microglobulin (β ₂ -M) (µg/g creatinine)	≤300	>300 and ≤1500	>1500*
Cadmium in blood (CdB) (µg/liter whole blood)	≤5	>5 and ≤15	>15

* If an employee's β₂-M levels are above 1,500 µg/g creatinine, in order for mandatory medical removal to be required (See WAC 296-62-07441, Appendix A Table B.), either the employee's CdU level must also be >3 µg/g creatinine or CdB level must also be >5 µg/liter whole blood.

Applicable Beginning January 1, 1999

Biological marker	Monitoring result categories		
	A	B	C
Cadmium in urine (CdU) (µg/g creatinine)	≤3	>3 and ≤7	>7
β ₂ -microglobulin (β ₂ -M) (µg/g creatinine)	≤300	>300 and ≤750	>750*
Cadmium in blood (CdB) (µg/liter whole blood)	≤5	>5 and ≤10	>10

* If an employee's β₂-M levels are above 750 µg/g creatinine, in order for mandatory medical removal to be required (See WAC 296-62-07441, Appendix A Table B.), either the employee's CdU level must also be >3 µg/g creatinine or CdB level must also be >5 µg/liter whole blood.

Table B—Actions determined by biological monitoring.

This table presents the actions required based on the monitoring result in Table A. Each item is a separate requirement in citing noncompliance. For example, a medical examination within ninety days for an employee in category B is separate from the requirement to administer a periodic medical examination for category B employees on an annual basis.

Required actions	Table B Monitoring result category		
	A ¹	B ¹	C ¹
(1) Biological monitoring:			
(a) Annual.	X		
(b) Semiannual		X	
(c) Quarterly			X
(2) Medical examination:			
(a) Biennial	X		
(b) Annual.		X	
(c) Semiannual.			X
(d) Within 90 days		X	X
(3) Assess within two weeks:			
(a) Excess cadmium exposure		X	X
(b) Work practices		X	X
(c) Personal hygiene		X	X
(d) Respirator usage		X	X
(e) Smoking history		X	X
(f) Hygiene facilities		X	X
(g) Engineering controls		X	X
(h) Correct within 30 days		X	X
(i) Periodically assess exposures			X
(4) Discretionary medical removal		X	X
(5) Mandatory medical removal			X ²

¹ For all employees covered by medical surveillance exclusively because of exposures prior to the effective date of this standard, if they are in Category A, the employer shall follow the requirements of WAC 296-62-07423 (3)(a)(ii) and (4)(e)(i). If they are in Category B or C, the employer shall follow the requirements of WAC 296-62-07423 (4)(e)(ii) and (iii).

² See footnote in Table A.

(7) Attachment 2, list of medications.

(a) A list of the more common medications that a physician, and the employee, may wish to review is likely to include some of the following:

(i) Anticonvulsants: Paramethadione, phenytoin, trimethadone;

(ii) Antihypertensive drugs: Captopril, methyldopa;

(iii) Antimicrobials: Aminoglycosides, amphotericin B, cephalosporins, ethambutol;

(iv) Antineoplastic agents: Cisplatin, methotrexate, mitomycin-C, nitrosoureas, radiation;

(v) Sulfonamide diuretics: Acetazolamide, chlorthalidone, furosemide, thiazides;

(vi) Halogenated alkanes, hydrocarbons, and solvents that may occur in some settings: Carbon tetrachloride, ethylene glycol, toluene; iodinated radiographic contrast media; nonsteroidal anti-inflammatory drugs; and

(vii) Other miscellaneous compounds: Allopurinol, amphetamines, azathioprine, cimetidine, cyclosporine, lithium, methoxyflurane, methysergide, D-penicillamine, phenacetin, phenendione.

(b) A list of drugs associated with acute interstitial nephritis includes:

(i) Antimicrobial drugs: Cephalosporins, chloramphenicol, colistin, erythromycin, ethambutol, isoniazid, para-aminosalicylic acid, penicillins, polymyxin B, rifampin, sulfonamides, tetracyclines, and vancomycin;

(ii) Other miscellaneous drugs: Allopurinol, antipyrine, azathioprine, captopril, cimetidine, clofibrate, methyl dopa, phenindione, phenylpropanolamine, phenytoin, probenecid, sulfipyrazone, sulfonamide diuretics, triamterene; and

(iii) Metals: Bismuth, gold. This list have been derived from commonly available medical textbooks (e.g., Ex. 14-18). The list has been included merely to facilitate the physician's, employer's, and employee's understanding. The list does not represent an official OSHA opinion or policy regarding the use of these medications for particular employees. The use of such medications should be under physician discretion.

(8) Attachment 3—Biological monitoring and medical examination results.

Employee _____
Testing _____
Date _____

Cadmium in Urine ___ µg/g Cr—Normal Levels: ≤=3 µg/g Cr.

Cadmium in Blood ___ µg/lwb—Normal Levels: ≤=5 µg/lwb.

Beta-2-microglobulin in Urine ___ µg/g Cr—Normal Levels: ≤=300 µg/g Cr.

Physical Examination Results: N/A ___ Satisfactory ___ Unsatisfactory ___ (see physician again).

Physician's Review of Pulmonary Function Test: N/A ___ Normal ___ Abnormal ___.

Next biological monitoring or medical examination scheduled for _____

(a) The biological monitoring program has been designed for three main purposes:

- (i) To identify employees at risk of adverse health effects from excess, chronic exposure to cadmium;
- (ii) To prevent cadmium-induced disease(s); and
- (iii) To detect and minimize existing cadmium-induced disease(s).

(b) The levels of cadmium in the urine and blood provide an estimate of the total amount of cadmium in the body. The amount of a specific protein in the urine (beta-2-microglobulin) indicates changes in kidney function. All three tests must be evaluated together. A single mildly elevated result may not be important if testing at a later time indicates that the results are normal and the workplace has been evaluated to decrease possible sources of cadmium exposure. The levels of cadmium or beta-2-microglobulin may change over a period of days to months and the time needed for those changes to occur is different for each worker.

(c) If the results for biological monitoring are above specific "high levels" (cadmium urine greater than 10 micrograms per gram of creatinine µg Cr), cadmium blood greater than 10 micrograms per liter of whole blood (µg/lwb), or beta-2-microglobulin greater than 1000 micro-

grams per gram of creatinine (µg Cr)), the worker has a much greater chance of developing other kidney diseases.

(d) One way to measure for kidney function is by measuring beta-2-microglobulin in the urine. Beta-2-microglobulin is a protein which is normally found in the blood as it is being filtered in the kidney, and the kidney reabsorbs or returns almost all of the beta-2-microglobulin to the blood. A very small amount (less than 300 µg/g Cr in the urine) of beta-2-microglobulin is not reabsorbed into the blood, but is released in the urine. If cadmium damages the kidney, the amount of beta-2-microglobulin in the urine increases because the kidney cells are unable to reabsorb the beta-2-microglobulin normally. An increase in the amount of beta-2-microglobulin in the urine is a very early sign of kidney dysfunction. A small increase in beta-2-microglobulin in the urine will serve as an early warning sign that the worker may be absorbing cadmium from the air, cigarettes contaminated in the workplace, or eating in areas that are cadmium contaminated.

(e) Even if cadmium causes permanent changes in the kidney's ability to reabsorb beta-2-microglobulin, and the beta-2-microglobulin is above the "high levels," the loss of kidney function may not lead to any serious health problems. Also, renal function naturally declines as people age. The risk for changes in kidney function for workers who have biological monitoring results between the "normal values" and the "high levels" is not well known. Some people are more cadmium-tolerant, while others are more cadmium-susceptible.

(f) For anyone with even a slight increase of beta-2-microglobulin, cadmium in the urine, or cadmium in the blood, it is very important to protect the kidney from further damage. Kidney damage can come from other sources than excess cadmium-exposure so it is also recommended that if a worker's levels are "high" he/she should receive counseling about drinking more water; avoiding cadmium-tainted tobacco and certain medications (nephrotoxins, acetaminophen); controlling diet, vitamin intake, blood pressure and diabetes; etc.

NEW SECTION

WAC 296-62-07443 Appendix B—Substance technical guidelines for cadmium. (1) Cadmium metal.

(a) Physical and chemical data.

(i) Substance identification.

Chemical name: Cadmium.

Formula: Cd.

Molecular Weight: 112.4.

Chemical Abstracts Service (CAS) Registry No.: 7740-43-9.

Other Identifiers: RETCS EU9800000; EPA D006; DOT 2570 53.

Synonyms: Colloidal Cadmium: Kadmium (German); CI 77180.

(ii) Physical data.

Boiling point: (760 mm Hg): 765 degrees C.

Melting point: 321 degrees C.

Specific Gravity: (H₂O=@ 20°C): 8.64.

Solubility: Insoluble in water; soluble in dilute nitric acid and in sulfuric acid.

Appearance: Soft, blue-white, malleable, lustrous metal or grayish-white powder.

(b) Fire, explosion, and reactivity data.

(i) Fire.

Fire and explosion hazards: The finely divided metal is pyrophoric, that is the dust is a severe fire hazard and moderate explosion hazard when exposed to heat or flame. Burning material reacts violently with extinguishing agents such as water, foam, carbon dioxide, and halons.

Flash point: Flammable (dust).

Extinguishing media: Dry sand, dry dolomite, dry graphite, or sodium chloride.

(ii) Reactivity.

Conditions contributing to instability: Stable when kept in sealed containers under normal temperatures and pressure, but dust may ignite upon contact with air. Metal tarnishes in moist air.

(iii) Incompatibilities: Ammonium nitrate, fused: Reacts violently or explosively with cadmium dust below 20°C. Hydrozoic acid: Violent explosion occurs after thirty minutes. Acids: Reacts violently, forms hydrogen gas. Oxidizing agents or metals: Strong reaction with cadmium dust. Nitryl fluoride at slightly elevated temperature: Glowing or white incandescence occurs. Selenium: Reacts exothermically. Ammonia: Corrosive reaction. Sulfur dioxide: Corrosive reaction. Fire extinguishing agents (water, foam, carbon dioxide, and halons): Reacts violently. Tellurium: Incandescent reaction in hydrogen atmosphere.

(iv) Hazardous decomposition products: The heated metal rapidly forms highly toxic, brownish fumes of oxides of cadmium.

(c) Spill, leak, and disposal procedures.

(i) Steps to be taken if the materials is released or spilled. Do not touch spilled material. Stop leak if you can do it without risk. Do not get water inside container. For large spills, dike spill for later disposal. Keep unnecessary people away. Isolate hazard area and deny entry.

(ii) The Superfund Amendments and Reauthorization Act of 1986 Section 304 requires that a release equal to or greater than the reportable quantity for this substance (one pound) must be immediately reported to the local emergency planning committee, the state emergency response commission, and the National Response Center (800) 424-8802; in Washington, DC metropolitan area (202) 426-2675.

(2) Cadmium oxide.

(a) Physical and chemical data.

(i) Substance identification.

Chemical name: Cadmium oxide.

Formula: CdO.

Molecular Weight: 128.4.

CAS No.: 1306-19-0.

Other Identifiers: RTECS EV1929500.

Synonyms: Kadmu tlenek (Polish).

(ii) Physical data.

Boiling point (760 mm Hg): 950 degrees C decomposes.

Melting point: 1500°C.

Specific Gravity: (H₂O=1@20°C): 7.0.

Solubility: Insoluble in water; soluble in acids and alkalines. Appearance: Red or brown crystals.

(b) Fire, explosion, and reactivity data.

(i) Fire.

Fire and explosion hazards: Negligible fire hazard when exposed to heat or flame.

Flash point: Nonflammable.

Extinguishing media: Dry chemical, carbon dioxide, water spray or foam.

(ii) Reactivity.

Conditions contributing to instability: Stable under normal temperatures and pressures.

(iii) Incompatibilities: Magnesium may reduce CdO₂ explosively on heating.

(iv) Hazardous decomposition products: Toxic fumes of cadmium.

(c) Spill, leak, and disposal procedures.

(i) Steps to be taken if the material is released or spilled. Do not touch spilled material. Stop leak if you can do it without risk. For small spills, take up with sand or other absorbent material and place into containers for later disposal. For small dry spills, use a clean shovel to place material into clean, dry container and then cover. Move containers from spill area. For larger spills, dike far ahead of spill for later disposal. Keep unnecessary people away. Isolate hazard area and deny entry.

(ii) The Superfund Amendments and Reauthorization Act of 1986 Section 304 requires that a release equal to or greater than the reportable quantity for this substance (one pound) must be immediately reported to the local emergency planning committee, the state emergency response commission, and the National Response Center (800) 424-8802; in Washington, DC metropolitan area (202) 426-2675.

(3) Cadmium sulfide.

(a) Physical and chemical data.

(i) Substance identification.

Chemical name: Cadmium sulfide.

Formula: CdS.

Molecular weight: 144.5.

CAS No. 1306-23-6.

Other identifiers: RTECS EV3150000.

Synonyms: Aurora yellow; Cadmium Golden 366; Cadmium Lemon Yellow 527; Cadmium Orange; Cadmium Primrose 819; Cadmium Sulphide; Cadmium Yellow; Cadmium Yellow 000; Cadmium Yellow Conc. Deep; Cadmium Yellow Conc. Golden; Cadmium Yellow Conc. Lemon; Cadmium Yellow Conc. Primrose; Cadmium Yellow Oz. Dark; Cadmium Yellow Primrose 47-1400; Cadmium Yellow 10G Conc.; Cadmium Yellow 892; Cadmopur Golden Yellow N; Cadmopur Yellow: Capsebon; C.I. 77199; C.I. Pigment Orange 20; CI Pigment Yellow 37; Ferro Lemon Yellow; Ferro Orange Yellow; Ferro Yellow; Greenockite; NCI-C02711.

(ii) Physical data.

Boiling point (760 mm. Hg): sublimes in N₂ at 980°C.

Melting point: 1750 degrees C (100 atm).

Specific Gravity: (H₂O=1@ 20°C): 4.82.

Solubility: Slightly soluble in water; soluble in acid.

Appearance: Light yellow or yellow-orange crystals.

(b) Fire, explosion, and reactivity data.

(i) Fire.

Fire and explosion hazards: Negligible fire hazard when exposed to heat or flame.

Flash point: Nonflammable.

Extinguishing media: Dry chemical, carbon dioxide, water spray or foam.

(ii) Reactivity. Conditions contributing to instability: Generally nonreactive under normal conditions. Reacts with acids to form toxic hydrogen sulfide gas.

(iii) Incompatibilities: Reacts vigorously with iodine monochloride.

(iv) Hazardous decomposition products: Toxic fumes of cadmium and sulfur oxides.

(c) Spill, leak, and disposal procedures.

(i) Steps to be taken if the material is released or spilled. Do not touch spilled material. Stop leak if you can do it without risk. For small, dry spills, with a clean shovel place material into clean, dry container and cover. Move containers from spill area.

(ii) For larger spills, dike far ahead of spill for later disposal. Keep unnecessary people away. Isolate hazard and deny entry.

(4) Cadmium chloride.

(a) Physical and chemical data.

(i) Substance identification.

Chemical name: Cadmium chloride.

Formula: $CdCl_2$.

Molecular weight: 183.3.

CAS No. 10108-64-2.

Other Identifiers: RTECS EY0175000.

Synonyms: Caddy; Cadmium dichloride; NA 2570 (DOT); UI-CAD; dichlorocadmium.

(ii) Physical data.

Boiling point (760 mm Hg): 960 degrees C.

Melting point: 568 degrees C.

Specific gravity: ($H_2O=1$ @ 20°C): 4.05.

Solubility: Soluble in water (140 g/100 cc); soluble in acetone. Appearance: Small, white crystals.

(b) Fire, explosion, and reactivity data.

(i) Fire.

Fire and explosion hazards: Negligible fire and negligible explosion hazard in dust form when exposed to heat or flame.

Flash point: Nonflammable.

Extinguishing media: Dry chemical, carbon dioxide, water spray, or foam.

(ii) Reactivity. Conditions contributing to instability: Generally stable under normal temperatures and pressures.

(iii) Incompatibilities: Bromine trifluoride rapidly attacks cadmium chloride. A mixture of potassium and cadmium chloride may produce a strong explosion on impact.

(iv) Hazardous decomposition products: Thermal decomposition may release toxic fumes of hydrogen chloride, chlorine or oxides of cadmium.

(c) Spill, leak, and disposal procedures.

(i) Steps to be taken if the materials is released or spilled. Do not touch spilled material. Stop leak if you can do it without risk. For small, dry spills, with a clean shovel place material into clean, dry container and cover. Move containers from spill area. For larger spills, dike far ahead of spill for later disposal. Keep unnecessary people away. Isolate hazard and deny entry.

(ii) The Superfund Amendments and Reauthorization Act of 1986 Section 304 requires that a release equal to or greater than the reportable quantity for this substance (one hundred pounds) must be immediately reported to the local emergency planning committee, the state emergency re-

sponse commission, and the National Response Center (800) 424-8802; in Washington, DC Metropolitan area (202) 426-2675.

NEW SECTION

WAC 296-62-07445 Appendix C—Qualitative and quantitative fit testing procedures—(fit test protocols).

(1) General: The employer shall include the following provisions in the fit test procedures. These provisions apply to both qualitative fit testing (QLFT) and quantitative fit testing (QNFT). All testing is to be conducted annually.

(a) The test subject shall be allowed to pick the most comfortable respirator from a selection including respirators of various sizes from different manufacturers. The selection shall include at least three sizes of elastomeric facepieces of the type of respirator that is to be tested, i.e., three sizes of half mask; or three sizes of full facepiece. Respirators of each size must be provided from at least two manufacturers.

(b) Prior to the selection process, the test subject shall be shown how to put on a respirator, how it should be positioned on the face, how to set strap tension and how to determine a comfortable fit. A mirror shall be available to assist the subject in evaluating the fit and positioning the respirator. This instruction may not constitute the subject's formal training on respirator use; it is only a review.

(c) The test subject shall be informed that he/she is being asked to select the respirator which provides the most comfortable fit. Each respirator represents a different size and shape, and if fitted, maintained and used properly, will provide substantial protection.

(d) The test subject shall be instructed to hold each facepiece up to the face and eliminate those which obviously do not give a comfortable fit.

(e) The more comfortable facepieces are noted; the most comfortable mask is donned and worn at least five minutes to assess comfort. Assistance in assessing comfort can be given by discussing the points in (f) of this subsection. If the test subject is not familiar with using a particular respirator, the test subject shall be directed to don the mask several times and to adjust the straps each time to become adept at setting proper tension on the straps.

(f) Assessment of comfort shall include reviewing the following points with the test subject and allowing the test subject adequate time to determine the comfort of the respirator:

(i) Position of the mask on the nose;

(ii) Room for eye protection;

(iii) Room to talk; and

(iv) Position of mask on face and cheeks.

(g) The following criteria shall be used to help determine the adequacy of the respirator fit:

(i) Chin properly placed;

(ii) Adequate strap tension, not overly tightened;

(iii) Fit across nose bridge;

(iv) Respirator of proper size to span distance from nose to chin;

(v) Tendency of respirator to slip; and

(vi) Self-observation in mirror to evaluate fit and respirator position.

(h) The test subject shall conduct the negative and positive pressure fit checks as described below or in ANSI

Z88.2-1980. Before conducting the negative or positive pressure test, the subject shall be told to seat the mask on the face by moving the head from side-to-side and up and down slowly while taking in a few slow deep breaths. Another facepiece shall be selected and retested if the test subject fails the fit check tests.

(i) Positive pressure test. Close off the exhalation valve and exhale gently onto the facepiece. The face fit is considered satisfactory if a slight positive pressure can be built up inside the facepiece without any evidence of outward leakage of air at the seal. For most respirators this method of leak testing requires the wearer to first remove the exhalation valve cover before closing off the exhalation valve and then carefully replacing it after the test.

(ii) Negative pressure test. Close off the inlet opening of the canister or cartridge(s) by covering with the palm of the hand(s) or by replacing the filter seal(s). Inhale gently so that the facepiece collapses slightly, and hold the breath for ten seconds. If the facepiece remains in its slightly collapsed condition and no inward leakage of air is detected, the tightness of the respirator is considered satisfactory.

(i) The test shall not be conducted if there is any hair growth between the skin and the facepiece sealing surface, such as stubble beard growth, beard, or long sideburns which cross the respirator sealing surface. Any type of apparel which interferes with a satisfactory fit shall be altered or removed.

(j) If a test subject exhibits difficulty in breathing during the tests, she or he shall be referred to a physician trained in respiratory disease or pulmonary medicine to determine, in accordance with WAC 296-62-07423(2) and (3), whether the test subject can wear a respirator while performing her or his duties.

(k) The test subject shall be given the opportunity to wear the successfully fitted respirator for a period of two weeks. If at any time during this period the respirator becomes uncomfortable, the test subject shall be given the opportunity to select a different facepiece and to be retested.

(l) The employer shall maintain a record of the fit test administered to an employee. The record shall contain at least the following information:

- (i) Name of employee;
- (ii) Type of respirator;
- (iii) Brand, size of respirator;
- (iv) Date of test; and

(v) Where QNFT is used, the fit factor and strip chart recording or other recording of the results of the test. The record shall be maintained until the next fit test is administered.

(m) Exercise regimen. Prior to the commencement of the fit test, the test subject shall be given a description of the fit test and the test subject's responsibilities during the test procedure. The description of the process shall include a description of the test exercises that the subject will be performing. The respirator to be tested shall be worn for at least five minutes before the start of the fit test.

(n) Test exercises. The test subject shall perform exercises, in the test environment, in the manner described below:

(i) Normal breathing. In a normal standing position, without talking, the subject shall breathe normally.

(ii) Deep breathing. In a normal standing position, without talking, the subject shall breathe slowly and deeply, taking care so as to not hyperventilate.

(iii) Turning head side to side. Standing in place, the subject shall slowly turn his/her head from side to side between the extreme positions on each side. The head shall be held at each extreme momentarily so the subject can inhale at each side.

(iv) Moving head up and down. Standing in place, the subject shall slowly move his/her head up and down. The subject shall be instructed to inhale in the up position (i.e., when looking toward the ceiling).

(v) Talking. The subject shall talk out loud slowly and loud enough so as to be heard clearly by the test conductor. The subject can read from a prepared text such as the Rainbow Passage, count backward from one hundred, or recite a memorized poem or song.

(vi) Grimace. The test subject shall grimace by smiling or frowning.

(vii) Bending over. The test subject shall bend at the waist as if he/she were to touch his/her toes. Jogging in place shall be substituted for this exercise in those test environments such as shroud type QNFT units which prohibit bending at the waist.

(viii) Normal breathing. Same as exercise one. Each test exercise shall be performed for one minute except for the grimace exercise which shall be performed for fifteen seconds. The test subject shall be questioned by the test conductor regarding the comfort of the respirator upon completion of the protocol. If it has become uncomfortable, another model of respirator shall be tried.

(2) Qualitative fit test (QLFT) protocols.

(a) General.

(i) The employer shall assign specific individuals who shall assume full responsibility for implementing the respirator qualitative fit test program.

(ii) The employer shall assure that persons administering QLFTs are able to prepare test solutions, calibrate equipment and perform tests properly, recognize invalid tests, and assure that test equipment is in proper working order.

(iii) The employer shall assure that QLFT equipment is kept clean and well maintained so as to operate within the parameters for which it was designed.

(b) Isoamyl acetate protocol.

(i) Odor threshold screening. The odor threshold screening test, performed without wearing a respirator, is intended to determine if the individual tested can detect the odor of isoamyl acetate.

(A) Three one-liter glass jars with metal lids are required.

(B) Odor free water (e.g., distilled or spring water) at approximately twenty-five degrees C shall be used for the solutions.

(C) The isoamyl acetate (IAA) (also known as isopentyl acetate) stock solution is prepared by adding 1 cc of pure IAA to 800 cc of odor free water in a one-liter jar and shaking for thirty seconds. A new solution shall be prepared at least weekly.

(D) The screening test shall be conducted in a room separate from the room used for actual fit testing. The two rooms shall be well ventilated and shall not be connected to the same recirculating ventilation system.

(E) The odor test solution is prepared in a second jar by placing 0.4 cc of the stock solution into 500 cc of odor free water using a clean dropper or pipette. The solution shall be shaken for thirty seconds and allowed to stand for two to three minutes so that the IAA concentration above the liquid may reach equilibrium. This solution shall be used for only one day.

(F) A test blank shall be prepared in a third jar by adding 500 cc of odor free water.

(G) The odor test and test blank jars shall be labeled 1 and 2 for jar identification. Labels shall be placed on the lids so they can be periodically peeled, dried off and switched to maintain the integrity of the test.

(H) The following instruction shall be typed on a card and placed on the table in front of the two test jars (i.e., 1 and 2): "The purpose of this test is to determine if you can smell banana oil at a low concentration. The two bottles in front of you contain water. One of these bottles also contains a small amount of banana oil. Be sure the covers are on tight, then shake each bottle for two seconds. Unscrew the lid of each bottle, one at a time, and sniff at the mouth of the bottle. Indicate to the test conductor which bottle contains banana oil."

(I) The mixtures used in the IAA odor detection test shall be prepared in an area separate from where the test is performed, in order to prevent olfactory fatigue in the subject.

(J) If the test subject is unable to correctly identify the jar containing the odor test solution, the IAA qualitative fit test shall not be performed.

(K) If the test subject correctly identifies the jar containing the odor test solution, the test subject may proceed to respirator selection and fit testing.

(ii) Isoamyl acetate fit test.

(A) The fit test chamber shall be similar to a clear fifty-five-gallon drum liner suspended inverted over a two-foot diameter frame so that the top of the chamber is about six inches above the test subject's head. The inside top center of the chamber shall have a small hook attached.

(B) Each respirator used for the fitting and fit testing shall be equipped with organic vapor cartridges or offer protection against organic vapors. The cartridges or masks shall be changed at least weekly.

(C) After selecting, donning, and properly adjusting a respirator, the test subject shall wear it to the fit testing room. This room shall be separate from the room used for odor threshold screening and respirator selection, and shall be well ventilated, as by an exhaust fan or lab hood, to prevent general room contamination.

(D) A copy of the test exercises and any prepared text from which the subject is to read shall be taped to the inside of the test chamber.

(E) Upon entering the test chamber, the test subject shall be given a six-inch by five-inch piece of paper towel, or other porous, absorbent, single-ply material, folded in half and wetted with 0.75 cc of pure IAA. The test subject shall hang the wet towel on the hook at the top of the chamber.

(F) Allow two minutes for the IAA test concentration to stabilize before starting the fit test exercises. This would be an appropriate time to talk with the test subject; to explain the fit test, the importance of his/her cooperation, and the

purpose for the head exercises; and to demonstrate some of the exercises.

(G) If at any time during the test, the subject detects the banana like odor of IAA, the respirator fit is inadequate. The subject shall quickly exit from the test chamber and leave the test area to avoid olfactory fatigue.

(H) If the respirator fit was inadequate, the subject shall return to the selection room and remove the respirator, repeat the odor sensitivity test, select and put on another respirator, return to the test chamber and again begin the procedure described in (b)(ii)(A) through (G) of this subsection. The process continues until a respirator that fits well has been found. Should the odor sensitivity test be failed, the subject shall wait about five minutes before retesting. Odor sensitivity will usually have returned by this time.

(I) When a respirator is found that passes the test, its efficiency shall be demonstrated for the subject by having the subject break the face seal and take a breath before exiting the chamber.

(J) When the test subject leaves the chamber, the subject shall remove the saturated towel and return it to the person conducting the test. To keep the test area from becoming contaminated, the used towels shall be kept in a self sealing bag so there is no significant IAA concentration build-up in the test chamber during subsequent tests.

(c) Irritant fume protocol.

(i) The respirator to be tested shall be equipped with high-efficiency particulate air (HEPA) filters.

(ii) The test subject shall be allowed to smell a weak concentration of the irritant smoke before the respirator is donned to become familiar with its characteristic odor.

(iii) Break both ends of a ventilation smoke tube containing stannic oxychloride, such as the MSA part No. 5645, or equivalent. Attach one end of the smoke tube to a low flow air pump set to deliver two hundred milliliters per minute.

(iv) Advise the test subject that the smoke can be irritating to the eyes and instruct the subject to keep his/her eyes closed while the test is performed.

(v) The test conductor shall direct the stream of irritant smoke from the smoke tube towards the face seal area of the test subject. He/she shall begin at least twelve inches from the facepiece and gradually move to within one inch, moving around the whole perimeter of the mask.

(vi) The exercises identified in subsection (1)(n) of this section shall be performed by the test subject while the respirator seal is being challenged by the smoke.

(vii) Each test subject passing the smoke test without evidence of a response shall be given a sensitivity check of the smoke from the same tube once the respirator has been removed to determine whether he/she reacts to the smoke. Failure to evoke a response shall void the fit test.

(viii) The fit test shall be performed in a location with exhaust ventilation sufficient to prevent general contamination of the testing area by the test agent.

(3) Quantitative fit test (QNFT) protocol.

(a) General.

(i) The employer shall assign specific individuals who shall assume full responsibility for implementing the respirator quantitative fit test program.

(ii) The employer shall ensure that persons administering QNFT are able to calibrate equipment and perform tests

properly, recognize invalid tests, calculate fit factors properly and assure that test equipment is in proper working order.

(iii) The employer shall assure that QNFT equipment is kept clean and well maintained so as to operate at the parameters for which it was designed.

(b) Definitions.

(i) Quantitative fit test. The test is performed in a test chamber. The normal air-purifying element of the respirator is replaced by a high-efficiency particulate air (HEPA) filter in the case of particulate QNFT aerosols or a sorbent offering contaminant penetration protection equivalent to high-efficiency filters where the QNFT test agent is a gas or vapor.

(ii) Challenge agent means the aerosol, gas or vapor introduced into a test chamber so that its concentration inside and outside the respirator may be measured.

(iii) Test subject means the person wearing the respirator for quantitative fit testing.

(iv) Normal standing position means standing erect and straight with arms down along the sides and looking straight ahead.

(v) Maximum peak penetration method means the method of determining test agent penetration in the respirator as determined by strip chart recordings of the test. The highest peak penetration for a given exercise is taken to be representative of average penetration into the respirator for that exercise.

(vi) Average peak penetration method means the method of determining test agent penetration into the respirator utilizing a strip chart recorder, integrator, or computer. The agent penetration is determined by an average of the peak heights on the graph or by computer integration, for each exercise except the grimace exercise. Integrators or computers which calculate the actual test agent penetration into the respirator for each exercise will also be considered to meet the requirements of the average peak penetration method.

(vii) "Fit factor" means the ration of challenge agent concentration outside with respect to the inside of a respirator inlet covering (facepiece or enclosure).

(c) Apparatus

(i) Instrumentation. Aerosol generation, dilution, and measurement systems using corn oil or sodium chloride as test aerosols shall be used for quantitative fit testing.

(ii) Test chamber. The test chamber shall be large enough to permit all test subjects to perform freely all required exercises without disturbing the challenge agent concentration or the measurement apparatus. The test chamber shall be equipped and constructed so that the challenge agent is effectively isolated from the ambient air, yet uniform in concentration throughout the chamber.

(iii) When testing air-purifying respirators, the normal filter or cartridge element shall be replaced with a high-efficiency particulate filter supplied by the same manufacturer.

(iv) The sampling instrument shall be selected so that a strip chart record may be made of the test showing the rise and fall of the challenge agent concentration with each inspiration and expiration at fit factors of at least two thousand. Integrators or computers which integrate the amount of test agent penetration leakage into the respirator for each exercise may be used provided a record of the readings is made.

(v) The combination of substitute air-purifying elements, challenge agent and challenge agent concentration in the test chamber shall be such that the test subject is not exposed in excess of an established exposure limit for the challenge agent at any time during the testing process.

(vi) The sampling port on the test specimen respirator shall be placed and constructed so that no leakage occurs around the port (e.g., where the respirator is probed), a free air flow is allowed into the sampling line at all times and so that there is no interference with the fit or performance of the respirator.

(vii) The test chamber and test set up shall permit the person administering the test to observe the test subject inside the chamber during the test.

(viii) The equipment generating the challenge atmosphere shall maintain the concentration of challenge agent inside the test chamber constant to within a ten percent variation for the duration of the test.

(ix) The time lag (interval between an event and the recording of the event on the strip chart or computer or integrator) shall be kept to a minimum. There shall be a clear association between the occurrence of an event inside the test chamber and its being recorded.

(x) The sampling line tubing for the test chamber atmosphere and for the respirator sampling port shall be of equal diameter and of the same material. The length of the two lines shall be equal.

(xi) The exhaust flow from the test chamber shall pass through a high-efficiency filter before release.

(xii) When sodium chloride aerosol is used, the relative humidity inside the test chamber shall not exceed fifty percent.

(xiii) The limitations of instrument detection shall be taken into account when determining the fit factor.

(xiv) Test respirators shall be maintained in proper working order and inspected for deficiencies such as cracks, missing valves and gaskets, etc.

(d) Procedural requirements.

(i) When performing the initial positive or negative pressure test the sampling line shall be crimped closed in order to avoid air pressure leakage during either of these tests.

(ii) An abbreviated screening isoamyl acetate test or irritant fume test may be utilized in order to quickly identify poor fitting respirators which passed the positive and/or negative pressure test and thus reduce the amount of QNFT time. When performing a screening isoamyl acetate test, combination high-efficiency organic vapor cartridges/canisters shall be used.

(iii) A reasonably stable challenge agent concentration shall be measured in the test chamber prior to testing. For canopy or shower curtain type of test units the determination of the challenge agent stability may be established after the test subject has entered the test environment.

(iv) Immediately after the subject enters the test chamber, the challenge agent concentration inside the respirator shall be measured to ensure that the peak penetration does not exceed five percent for a half mask or one percent for a full facepiece respirator.

(v) A stable challenge concentration shall be obtained prior to the actual start of testing.

(vi) Respirator restraining straps shall not be overtightened for testing. The straps shall be adjusted by the wearer without assistance from other persons to give a reasonable comfortable fit typical of normal use.

(vii) The test shall be terminated whenever any single peak penetration exceeds five percent for half masks and one percent for full facepiece respirators. The test subject shall be refitted and retested. If two of the three required tests are terminated, the fit shall be deemed inadequate.

(viii) In order to successfully complete a QNFT, three successful fit tests are required. The results of each of the three independent fit tests must exceed the minimum fit factor needed for the class of respirator (e.g., half mask respirator, full facepiece respirator).

(ix) Calculation of fit factors.

(A) The fit factor shall be determined for the quantitative fit test by taking the ratio of the average chamber concentration to the concentration inside the respirator.

(B) The average test chamber concentration is the arithmetic average of the test chamber concentration at the beginning and at the end of the test.

(C) The concentration of the challenge agent inside the respirator shall be determined by one of the following methods:

(I) Average peak concentration;

(II) Maximum peak concentration;

(III) Integration by calculation of the area under the individual peak for each exercise. This includes computerized integration.

(x) Interpretation of test results. The fit factor established by the quantitative fit testing shall be the lowest of the three fit factor values calculated from the three required fit tests.

(xi) The test subject shall not be permitted to wear a half mask, or full facepiece respirator unless a minimum fit factor equivalent to at least ten times the hazardous exposure level is obtained.

(xii) Filters used for quantitative fit testing shall be replaced at least weekly, or whenever increased breathing resistance is encountered, or when the test agent has altered the integrity of the filter media. Organic vapor cartridges/canisters shall be replaced daily (when used) or sooner if there is any indication of breakthrough by a test agent.

NEW SECTION

WAC 296-62-07447 Appendix D—Occupational health history interview with reference to cadmium exposure directions.

(To be read by employee and signed prior to the interview.)

Please answer the questions you will be asked as completely and carefully as you can. These questions are asked of everyone who works with cadmium. You will also be asked to give blood and urine samples. The doctor will give your employer a written opinion on whether you are physically capable of working with cadmium. Legally, the doctor cannot share personal information you may tell him/her with your employer. The following information is considered strictly confidential. The results of the tests will go to you, your doctor and your employer. You will also

receive an information sheet explaining the results of any biological monitoring or physical examinations performed. If you are just being hired, the results of this interview and examination will be used to:

(1) Establish your health status and see if working with cadmium might be expected to cause unusual problems;

(2) Determine your health status today and see if there are changes over time;

(3) See if you can wear a respirator safely. If you are not a new hire: OSHA says that everyone who works with cadmium can have periodic medical examinations performed by a doctor. The reasons for this are:

(a) If there are changes in your health, either because of cadmium or some other reason, to find them early;

(b) To prevent kidney damage.

Please sign below.

I have read these directions and understand them:

Employee signature

Date

Thank you for answering these questions. (Suggested Format)

Name

Age

Social Security #

Company

Job

Type of Preplacement Exam: Periodic Termination Initial Other

Blood Pressure

Pulse Rate

1. How long have you worked at the job listed above?

Not yet hired Number of months Number of years

2. Job Duties etc.
.....
.....

3. Have you ever been told by a doctor that you had bronchitis? Yes No

If yes, how long ago? Number of months Number of years

4. Have you ever been told by a doctor that you had emphysema? Yes No

If yes, how long ago? Number of years Number of months

5. Have you ever been told by a doctor that you had other lung problems? Yes No

If yes, please describe type of lung problems and when you had these problems
.....
.....

6. In the past year, have you had a cough? Yes No

If yes, did you cough up sputum? Yes No

If yes, how long did the cough with sputum production last? Less than 3 months 3 months or longer

If yes, for how many years have you had episodes of cough with sputum production lasting this long?

Less than one 1 2 Longer than 2

7. Have you ever smoked cigarettes? Yes No

8. Do you now smoke cigarettes? Yes No

9. If you smoke or have smoked cigarettes, for how many years have you smoked, or did you smoke?

Less than 1 year Number of years

What is or was the greatest number of packs per day that you have smoked? Number of packs

If you quit smoking cigarettes, how many years ago did you quit? Less than 1 year Number of years

How many packs a day do you now smoke? Number of packs per day

- 10. Have you ever been told by a doctor that you had a kidney or urinary tract disease or disorder? Yes No
- 11. Have you ever had any of these disorders?
 - Kidney stones Yes No
 - Protein in urine Yes No
 - Blood in urine Yes No
 - Difficulty urinating Yes No
 - Other kidney/Urinary disorders Yes No

Please describe problems, age, treatment, and follow up for any kidney or urinary problems you have had:

- 12. Have you ever been told by a doctor or other health care provider who took your blood pressure that your blood pressure was high? Yes No
- 13. Have you ever been advised to take any blood pressure medication? Yes No
- 14. Are you presently taking any blood pressure medication? Yes No
- 15. Are you presently taking any other medication? Yes No
- 16. Please list any blood pressure or other medications and describe how long you have been taking each one:

Medicine:

How Long Taken

- 17. Have you ever been told by a doctor that you have diabetes? (sugar in your blood or urine) Yes No
- If yes, do you presently see a doctor about your diabetes? Yes No
- If yes, how do you control your blood sugar? Diet alone Diet plus oral medicine Diet plus insulin (injection)

18. Have you ever been told by a doctor that you had:

- Anemia Yes No
- A low blood count? Yes No

- 19. Do you presently feel that you tire or run out of energy sooner than normal or sooner than other people your age? Yes No
- If yes, for how long have you felt that you tire easily? Less than 1 year Number of years
- 20. Have you given blood within the last year? Yes No
- If yes, how many times? Number of times
- How long ago was the last time you gave blood? Less than 1 month Number of months
- 21. Within the last year have you had any injuries with heavy bleeding? Yes No
- If yes, how long ago? Less than 1 month Number of months Describe:

22. Have you recently had any surgery? Yes No If yes, please describe:

- 23. Have you seen any blood lately in your stool or after a bowel movement? Yes No
- 24. Have you ever had a test for blood in your stool? Yes No
- If yes, did the test show any blood in the stool? Yes No
- What further evaluation and treatment were done?

The following questions pertain to the ability to wear a respirator. Additional information for the physician can be found in The Respiratory Protective Devices Manual.

- 25. Have you ever been told by a doctor that you have asthma? Yes No
- If yes, are you presently taking any medication for asthma? Mark all that apply. Shots Pills Inhaler
- 26. Have you ever had a heart attack? Yes No
- If yes, how long ago? Number of years Number of months
- 27. Have you ever had pains in your chest? Yes No
- If yes, when did it usually happen? While resting While working While exercising Activity didn't matter
- 28. Have you ever had a thyroid problem? Yes No
- 29. Have you ever had a seizure or fits? Yes No
- 30. Have you ever had a stroke (cerebrovascular accident)? Yes No
- 31. Have you ever had a ruptured eardrum or a serious hearing problem? Yes No

- 32. Do you now have a claustrophobia, meaning fear of crowded or closed in spaces or any psychological problems that would make it hard for you to wear a respirator? Yes No

The following questions pertain to reproductive history.

- 33. Have you or your partner had a problem conceiving a child? Yes No
- If yes, specify: Self Present mate Previous mate
- 34. Have you or your partner consulted a physician for a fertility or other reproductive problem? Yes No
- If yes, specify who consulted the physician: Self Spouse/partner Self and partner
- If yes, specify diagnosis made:

- 35. Have you or your partner ever conceived a child resulting in a miscarriage, still birth or deformed offspring? Yes No

If yes, specify: Miscarriage Still birth Deformed offspring

If outcome was a deformed offspring, please specify type:

- 36. Was this outcome a result of a pregnancy of: Yours with present partner Yours with a previous partner
- 37. Did the timing of any abnormal pregnancy outcome coincide with present employment? Yes No
- List dates of occurrences:

38. What is the occupation of your spouse or partner?

For Women Only

- 39. Do you have menstrual periods? Yes No
- Have you had menstrual irregularities? Yes No
- If yes, specify type:

If yes, what was the approximated date this problem began?

Approximate date problem stopped?

For Men Only

- 40. Have you ever been diagnosed by a physician as having prostate gland problem(s)? Yes No
- If yes, please describe type of problem(s) and what was done to evaluate and treat the problem(s):

NEW SECTION

WAC 296-62-07449 Appendix E—Cadmium in workplace atmospheres.

Method number: ID-189 (OSHA); 0009 (WISHA)

Matrix: Air

WISHA permissible exposure limits: 5 µg/m³ (TWA), 2.5 µg/m³ (action level TWA)

Collection procedure: A known volume of air is drawn through a 37-mm diameter filter cassette containing a 0.8 µm mixed cellulose ester membrane filter (MCEF).

Recommended air volume: 960 L

Recommended sampling rate: 2.0 L/min

Analytical procedure: Air filter samples are digested with nitric acid. After digestion, a small amount of hydrochloric acid is added. The samples are then diluted to volume with deionized water and analyzed by either flame atomic absorption spectroscopy (AAS) or flameless atomic absorption spectroscopy using a heated graphite furnace atomizer (AAS-HGA).

Detection limits:

Qualitative: 0.2 µg/m³ for a 200 L sample by Flame AAS, 0.007 µg/m³ for a 60 L sample by AAS-HGA

Quantitative: 0.70 µg/m³ for a 200 L sample by Flame AAS, 0.025 µg/m³ for a 60 L sample by AAS-HGA

Precision and accuracy: (Flame AAS Analysis and AAS-HGA Analysis):

Validation level: 2.5 to 10 µg/m³ for a 400 L air vol, 1.25 to 5.0 µg/m³ for a 60 L air vol CV1 (pooled): 0.010, 0.043

Analytical bias: +4.0%, -5.8%

Overall analytical error: ±6.0%, ±14.2%

Method classification: Validated Date: June, 1992

Inorganic Service Branch II, OSHA Salt Lake Technical Center, Salt Lake City, Utah Commercial manufacturers and products mentioned in this method are for descriptive use only and do not constitute endorsements by USDOL-OSHA. Similar products from other sources can be substituted.

(1) Introduction.

(a) Scope.

This method describes the collection of airborne elemental cadmium and cadmium compounds on 0.8 µm mixed cellulose ester membrane filters and their subsequent analysis by either flame atomic absorption spectroscopy (AAS) or flameless atomic absorption spectroscopy using a heated graphite furnace atomizer (AAS-HGA). It is applicable for both TWA and action level TWA permissible exposure level (PEL) measurements. The two atomic absorption analytical techniques included in the method do not differentiate between cadmium fume and cadmium dust samples. They also do not differentiate between elemental cadmium and its compounds.

(b) Principle.

Airborne elemental cadmium and cadmium compounds are collected on a 0.8 µm mixed cellulose ester membrane filter (MCEF). The air filter samples are digested with concentrated nitric acid to destroy the organic matrix and dissolve the cadmium analytes. After digestion, a small amount of concentrated hydrochloric acid is added to help dissolve other metals which may be present. The samples are diluted to volume with deionized water and then aspirated into the oxidizing air/acetylene flame of an atomic absorption spectrophotometer for analysis of elemental cadmium. If the concentration of cadmium in a sample solution is too low for quantitation by this flame AAS analytical technique, and the sample is to be averaged with other samples for TWA calculations, aliquots of the sample and a matrix modifier are later injected onto a L'vov platform in a pyrolytically-coated graphite tube of a Zeeman atomic absorption spectrophotometer/graphite furnace assembly for analysis of elemental cadmium. The matrix modifier is added to stabilize the cadmium metal and minimize sodium chloride as an interference during the high temperature charring step of the analysis subsection (5)(a) and (b) of this section.

(c) History.

Previously, two WISHA sampling and analytical methods for cadmium were used concurrently WAC 296-62-07449 (c) and (d). Both of these methods also required 0.8 µm mixed cellulose ester membrane filters for the collection of air samples. These cadmium air filter samples were analyzed by either flame atomic absorption spectroscopy (subsection (5)(c) of this section) or inductively coupled plasma/atomic emission spectroscopy (ICP-AES) (subsection (5)(d) of this section). Neither of these two analytical methods have adequate sensitivity for measuring workplace exposure to airborne cadmium at the new lower TWA and

action level TWA PEL levels when consecutive samples are taken on one employee and the sample results need to be averaged with other samples to determine a single TWA. The inclusion of two atomic absorption analytical techniques in the new sampling and analysis method for airborne cadmium permits quantitation of sample results over a broad range of exposure levels and sampling periods. The flame AAS analytical technique included in this method is similar to the previous procedure given in the General Metals Method ID-121 (subsection (5)(c) of this section) with some modifications. The sensitivity of the AAS-HGA analytical technique included in this method is adequate to measure exposure levels at 1/10 the action level TWA, or lower, when less than full-shift samples need to be averaged together.

(d) Properties (subsection (5)(e) of this section).

Elemental cadmium is a silver-white, blue-tinged, lustrous metal which is easily cut with a knife. It is slowly oxidized by moist air to form cadmium oxide. It is insoluble in water, but reacts readily with dilute nitric acid. Some of the physical properties and other descriptive information of elemental cadmium are given below:

CAS No	7440-43-9
Atomic Number	48
Atomic Symbol	Cd
Atomic Weight	112.41
Melting Point	321°C
Boiling Point	765°C
Density	8.65 g/mL (25°C)

The properties of specific cadmium compounds are described in reference subsection (5)(e) of this section.

(e) Method performance.

A synopsis of method performance is presented below. Further information can be found in subsection (4) of this section.

(i) The qualitative and quantitative detection limits for the flame AAS analytical technique are 0.04 µg (0.004 µg/mL) and 0.14 µg (0.014 µg/mL) cadmium, respectively, for a 10 mL solution volume. These correspond, respectively, to 0.2 µg/m³ and 0.70 µg/m³ for a 200 L air volume.

(ii) The qualitative and quantitative detection limits for the AAS-HGA analytical technique are 0.44 ng (0.044 ng/mL) and 1.5 ng (0.15 ng/mL) cadmium, respectively, for a 10 mL solution volume. These correspond, respectively, to 0.007 µg/m³ and 0.025 µg/m³ for a 60 L air volume.

(iii) The average recovery by the flame AAS analytical technique of 17 spiked MCEF samples containing cadmium in the range of 0.5 to 2.0 times the TWA target concentration of 5 µg/m³ (assuming a 400 L air volume) was 104.0% with a pooled coefficient of variation (CV¹) of 0.010. The flame analytical technique exhibited a positive bias of +4.0% for the validated concentration range. The overall analytical error (OAE) for the flame AAS analytical technique was ±6.0%.

(iv) The average recovery by the AAS-HGA analytical technique of 18 spiked MCEF samples containing cadmium in the range of 0.5 to 2.0 times the action level TWA target concentration of 2.5 µg/m³ (assuming a 60 L air volume) was 94.2% with a pooled coefficient of variation (CV¹) of 0.043. The AAS-HGA analytical technique exhibited a negative bias of -5.8% for the validated concentration range.

The overall analytical error (OAE) for the AAS-HGA analytical technique was $\pm 14.2\%$.

(v) Sensitivity in flame atomic absorption is defined as the characteristic concentration of an element required to produce a signal of 1% absorbance (0.0044 absorbance units). Sensitivity values are listed for each element by the atomic absorption spectrophotometer manufacturer and have proved to be a very valuable diagnostic tool to determine if instrumental parameters are optimized and if the instrument is performing up to specification. The sensitivity of the spectrophotometer used in the validation of the flame AAS analytical technique agreed with the manufacturer specifications (subsection (5)(f) of this section); the 2 $\mu\text{g}/\text{mL}$ cadmium standard gave an absorbance reading of 0.350 abs. units.

(vi) Sensitivity in graphite furnace atomic absorption is defined in terms of the characteristic mass, the number of picograms required to give an integrated absorbance value of 0.0044 absorbance-second (subsection (5)(g) of this section). Data suggests that under stabilized temperature platform furnace (STPF) conditions (see (f)(ii) of this subsection), characteristic mass values are transferable between properly functioning instruments to an accuracy of about twenty percent (subsection (5)(b) of this section). The characteristic mass for STPF analysis of cadmium with Zeeman background correction listed by the manufacturer of the instrument used in the validation of the AAS-HGA analytical technique was 0.35 pg. The experimental characteristic mass value observed during the determination of the working range and detection limits of the AAS-HGA analytical technique was 0.41 pg.

(f) Interferences.

(i) High concentrations of silicate interfere in determining cadmium by flame AAS (subsection (5)(f) of this section). However, silicates are not significantly soluble in the acid matrix used to prepare the samples.

(ii) Interferences, such as background absorption, are reduced to a minimum in the AAS-HGA analytical technique by taking full advantage of the stabilized temperature platform furnace (STPF) concept. STPF includes all of the following parameters (subsection (5)(b) of this section):

(A) Integrated absorbance;

(B) Fast instrument electronics and sampling frequency;

(C) Background correction;

(D) Maximum power heating;

(E) Atomization off the L'vov platform in a pyrolytically coated graphite tube;

(F) Gas stop during atomization;

(G) Use of matrix modifiers.

(g) Toxicology (subsection (5)(n) of this section).

Information listed within this section is synopsis of current knowledge of the physiological effects of cadmium and is not intended to be used as the basis for WISHA policy. IARC classifies cadmium and certain of its compounds as Group 2A carcinogens (probably carcinogenic to humans). Cadmium fume is intensely irritating to the respiratory tract. Workplace exposure to cadmium can cause both chronic and acute effects. Acute effects include tracheobronchitis, pneumonitis, and pulmonary edema. Chronic effects include anemia, rhinitis/anosmia, pulmonary emphysema, proteinuria and lung cancer. The primary target organs for chronic disease are the kidneys (noncarcinogenic) and the lungs (carcinogenic).

(2) Sampling.

(a) Apparatus.

(i) Filter cassette unit for air sampling: A 37-mm diameter mixed cellulose ester membrane filter with a pore size of 0.8 μm contained in a 37-mm polystyrene two- or three-piece cassette filter holder (part no. MAWP 037 A0, Millipore Corp., Bedford, MA). The filter is supported with a cellulose backup pad. The cassette is sealed prior to use with a shrinkable gel band.

(ii) A calibrated personal sampling pump whose flow is determined to an accuracy of $\pm 5\%$ at the recommended flow rate with the filter cassette unit in line.

(b) Procedure

(i) Attach the prepared cassette to the calibrated sampling pump (the backup pad should face the pump) using flexible tubing. Place the sampling device on the employee such that air is sampled from the breathing zone.

(ii) Collect air samples at a flow rate of 2.0 L/min. If the filter does not become overloaded, a full-shift (at least seven hours) sample is strongly recommended for TWA and action level TWA measurements with a maximum air volume of 960 L. If overloading occurs, collect consecutive air samples for shorter sampling periods to cover the full workshift.

(iii) Replace the end plugs into the filter cassettes immediately after sampling. Record the sampling conditions.

(iv) Securely wrap each sample filter cassette end-to-end with a sample seal.

(v) Submit at least one blank sample. With each set of air samples. The blank sample should be handled the same as the other samples except that no air is drawn through it.

(vi) Ship the samples to the laboratory for analysis as soon as possible in a suitable container designed to prevent damage in transit.

(3) Analysis.

(a) Safety precautions.

(i) Wear safety glasses, protective clothing and gloves at all times.

(ii) Handle acid solutions with care. Handle all cadmium samples and solutions with extra care (see subsection (1)(g) of this section). Avoid their direct contact with work area surfaces, eyes, skin and clothes. Flush acid solutions which contact the skin or eyes with copious amounts of water.

(iii) Perform all acid digestions and acid dilutions in an exhaust hood while wearing a face shield. To avoid exposure to acid vapors, do not remove beakers containing concentrated acid solutions from the exhaust hood until they have returned to room temperature and have been diluted or emptied.

(iv) Exercise care when using laboratory glassware. Do not use chipped pipets, volumetric flasks, beakers or any glassware with sharp edges exposed in order to avoid the possibility of cuts or abrasions.

(v) Never pipet by mouth.

(vi) Refer to the instrument instruction manuals and SOPs (subsection (5)(h) and (i) of this section) for proper and safe operation of the atomic absorption spectrophotometer, graphite furnace atomizer and associated equipment.

(vii) Because metallic elements and other toxic substances are vaporized during AAS flame or graphite furnace atomizer operation, it is imperative that an exhaust vent be

used. Always ensure that the exhaust system is operating properly during instrument use.

(b) Apparatus for sample and standard preparation.

(i) Hot plate, capable of reaching 150°C, installed in an exhaust hood.

(ii) Phillips beakers, 125 mL.

(iii) Bottles, narrow-mouth, polyethylene or glass with leakproof caps: used for storage of standards and matrix modifier.

(iv) Volumetric flasks, volumetric pipets, beakers and other

associated general laboratory glassware.

(v) Forceps and other associated general laboratory equipment.

(c) Apparatus for flame AAS analysis.

(i) Atomic absorption spectrophotometer consisting of a(an):

Nebulizer and burner head; pressure regulating devices capable of maintaining constant oxidant and fuel pressures; optical system capable of isolating the desired wavelength of radiation (228.8 nm); adjustable slit; light measuring and amplifying device; display, strip chart, or computer interface for indicating the amount of absorbed radiation; cadmium hollow cathode lamp or electrodeless discharge lamp (EDL) and power supply.

(ii) Oxidant: Compressed air, filtered to remove water, oil and other foreign substances.

(iii) Fuel: Standard commercially available tanks of acetylene dissolved in acetone; tanks should be equipped with flash arresters.

Caution: Do not use grades of acetylene containing solvents other than acetone because they may damage the PVC tubing used in some instruments.

(iv) Pressure-reducing valves: Two gauge, two-stage pressure regulators to maintain fuel and oxidant pressures somewhat higher than the controlled operating pressures of the instrument.

(v) Exhaust vent installed directly above the spectrophotometer burner head.

(d) Apparatus for AAS-HGA analysis.

(i) Atomic absorption spectrophotometer consisting of a(an):

Heated graphite furnace atomizer (HGA) with argon purge system pressure-regulating devices capable of maintaining constant argon purge pressure; optical system capable of isolating the desired wavelength of radiation (228.8 nm); adjustable slit; light measuring and amplifying device; display, strip chart, or computer interface for indicating the amount of absorbed radiation (as integrated absorbance, peak area); background corrector: Zeeman or deuterium arc. The Zeeman background corrector is recommended; cadmium hollow cathode lamp or electrodeless discharge lamp (EDL) and power supply; autosampler capable of accurately injecting 5 to 20 µL sample aliquots onto the L'vov Platform in a graphite tube.

(ii) Pyrolytically coated graphite tubes containing solid, pyrolytic L'vov platforms.

(iii) Polyethylene sample cups, 2.0 to 2.5 mL, for use with the autosampler.

(iv) Inert purge gas for graphite furnace atomizer: Compressed gas cylinder of purified argon.

(v) Two gauge, two-stage pressure regulator for the argon gas cylinder.

(vi) Cooling water supply for graphite furnace atomizer.

(vii) Exhaust vent installed directly above the graphite furnace atomizer.

(e) Reagents. All reagents should be ACS analytical reagent grade or better.

(i) Deionized water with a specific conductance of less than 10 µS.

(ii) Concentrated nitric acid, HNO₃.

(iii) Concentrated hydrochloric acid, HCl.

(iv) Ammonium phosphate, monobasic, NH₄H₂PO₄.

(v) Magnesium nitrate, Mg(NO₃)₂.

(vi) Diluting solution (4% HNO₃, 0.4% HCl): Add 40 mL HNO₃ and 4 mL HCl carefully to approximately 500 mL deionized water and dilute to 1 L with deionized water.

(vii) Cadmium standard stock solution, 1,000 µg/mL: Use a commercially available certified 1,000 µg/mL cadmium standard or, alternatively, dissolve 1.0000 g of cadmium metal in a minimum volume of 1:1 HCl and dilute to 1 L with 4% HNO₃. Observe expiration dates of commercial standards. Properly dispose of commercial standards with no expiration dates or prepared standards one year after their receipt or preparation date.

(viii) Matrix modifier for AAS-HGA analysis: Dissolve 1.0 g NH₄H₂PO₄ and 0.15 g Mg(NO₃)₂ in approximately 200 mL deionized water. Add 1 mL HNO₃ and dilute to 500 mL with deionized water.

(ix) Nitric Acid, 1:1 HNO₃/DI H₂O mixture: Carefully add a measured volume of concentrated HNO₃ to an equal volume of DI H₂O.

(x) Nitric acid, 10% v/v: Carefully add 100 mL of concentrated HNO₃ to 500 mL of DI H₂O and dilute to 1 L.

(f) Glassware preparation.

(i) Clean Phillips beakers by refluxing with 1:1 nitric acid on a hot plate in a fume hood. Thoroughly rinse with deionized water and invert the beakers to allow them to drain dry.

(ii) Rinse volumetric flasks and all other glassware with 10% nitric acid and deionized water prior to use.

(g) Standard preparation for flame AAS analysis.

(i) Dilute stock solutions: Prepare 1, 5, 10 and 100 µg/mL cadmium standard stock solutions by making appropriate serial dilutions of 1,000 µg/mL cadmium standard stock solution with the diluting solution described in (e)(vi) of this subsection.

(ii) Working standards: Prepare cadmium working standards in the range of 0.02 to 2.0 µg/mL by making appropriate serial dilutions of the dilute stock solutions with the same diluting solution. A suggested method of preparation of the working standards is given below.

Working standard ($\mu\text{g/mL}$)	Std solution ($\mu\text{g/mL}$)	Aliquot (mL)	Final vol. (mL)
0.02	1	10	500
0.05	5	5	500
0.1	10	5	500
0.2	10	10	500
0.5	10	25	500
1	100	5	500
2	100	10	500

Store the working standards in 500-mL, narrow-mouth polyethylene or glass bottles with leak proof caps. Prepare every twelve months.

(h) Standard preparation for AAS-HGA analysis.

(i) Dilute stock solutions: Prepare 10, 100 and 1,000 ng/mL cadmium standard stock solutions by making appropriate ten-fold serial dilutions of the 1,000 $\mu\text{g/mL}$ cadmium standard stock solution with the diluting solution described in (e)(vi) of this subsection.

(ii) Working standards: Prepare cadmium working standards in the range of 0.2 to 20 ng/mL by making appropriate serial dilutions of the dilute stock solutions with the same diluting solution. A suggested method of preparation of the working standards is given below.

Working standard (ng/mL)	Std solution (ng/mL)	Aliquot (mL)	Final vol. (mL)
0.2	10	2	100
0.5	10	5	100
1	10	10	100
2	100	2	100
5	100	5	100
10	100	10	100
20	1,000	2	100

Store the working standards in narrow-mouth polyethylene or glass bottles with leakproof caps. Prepare monthly.

(i) Sample preparation.

(i) Carefully transfer each sample filter with forceps from its filter cassette unit to a clean, separate 125-mL Phillips beaker along with any loose dust found in the cassette. Label each Phillips beaker with the appropriate sample number.

(ii) Digest the sample by adding 5 mL of concentrated nitric acid (HNO_3) to each Phillips beaker containing an air filter sample. Place the Phillips beakers on a hot plate in an exhaust hood and heat the samples until approximately 0.5 mL remains. The sample solution in each Phillips beaker should become clear. If it is not clear, digest the sample with another portion of concentrated nitric acid.

(iii) After completing the HNO_3 digestion and cooling the samples, add 40 μL (2 drops) of concentrated HCl to each air sample solution and then swirl the contents. Carefully add about 5 mL of deionized water by pouring it down the inside of each beaker.

(iv) Quantitatively transfer each cooled air sample solution from each Phillips beaker to a clean 10-mL volumetric flask. Dilute each flask to volume with deionized water and mix well.

(j) Flame AAS analysis.

Analyze all of the air samples for their cadmium content by flame atomic absorption spectroscopy (AAS) according to the instructions given below.

(i) Set up the atomic absorption spectrophotometer for the air/acetylene flame analysis of cadmium according to the SOP (subsection (5)(h) of this section) or the manufacturer's operational instructions. For the source lamp, use the cadmium hollow cathode or electrodeless discharge lamp operated at the manufacturer's recommended rating for continuous operation. Allow the lamp to warm up ten to twenty minutes or until the energy output stabilizes. Optimize conditions such as lamp position, burner head alignment, fuel and oxidant flow rates, etc. See the SOP or specific instrument manuals for details. Instrumental parameters for the Perkin-Elmer Model 603 used in the validation of this method are given in subsection (6) of this section.

(ii) Aspirate and measure the absorbance of a standard solution of cadmium. The standard concentration should be within the linear range. For the instrumentation used in the validation of this method a 2 $\mu\text{g/mL}$ cadmium standard gives a net absorbance reading of about 0.350 abs. units (see subsection (1)(e)(v) of this section) when the instrument and the source lamp are performing to manufacturer specifications.

(iii) To increase instrument response, scale expand the absorbance reading of the aspirated 2 $\mu\text{g/mL}$ working standard approximately four times. Increase the integration time to at least three seconds to reduce signal noise.

(iv) Autozero the instrument while aspirating a deionized water blank. Monitor the variation in the baseline absorbance reading (baseline noise) for a few minutes to insure that the instrument, source lamp and associated equipment are in good operating condition.

(v) Aspirate the working standards and samples directly into the flame and record their absorbance readings. Aspirate the deionized water blank immediately after every standard or sample to correct for and monitor any baseline drift and noise. Record the baseline absorbance reading of each deionized water blank. Label each standard and sample reading and its accompanying baseline reading.

(vi) It is recommended that the entire series of working standards be analyzed at the beginning and end of the analysis of a set of samples to establish a concentration-response curve, ensure that the standard readings agree with each other and are reproducible. Also, analyze a working standard after every five or six samples to monitor the performance of the spectrophotometer. Standard readings should agree within ± 10 to 15% of the readings obtained at the beginning of the analysis.

(vii) Bracket the sample readings with standards during the analysis. If the absorbance reading of a sample is above the absorbance reading of the highest working standard, dilute the sample with diluting solution and reanalyze. Use the appropriate dilution factor in the calculations.

(viii) Repeat the analysis of approximately ten percent of the samples for a check of precision.

(ix) If possible, analyze quality control samples from an independent source as a check on analytical recovery and precision.

(x) Record the final instrument settings at the end of the analysis. Date and label the output.

(k) AAS-HGA analysis.

Initially analyze all of the air samples for their cadmium content by flame atomic absorption spectroscopy (AAS)

according to the instructions given in (j) of this subsection. If the concentration of cadmium in a sample solution is less than three times the quantitative detection limit (0.04 µg/mL (40 ng/mL) for the instrumentation used in the validation) and the sample results are to be averaged with other samples for TWA calculations, proceed with the AAS-HGA analysis of the sample as described below.

(i) Set up the atomic absorption spectrophotometer and HGA for flameless atomic absorption analysis of cadmium according to the SOP (subsection (5)(i) of this section) or the manufacturer's operational instructions and allow the instrument to stabilize. The graphite furnace atomizer is equipped with a pyrolytically coated graphite tube containing a pyrolytic platform. For the source lamp, use a cadmium hollow cathode or electrodeless discharge lamp operated at the manufacturer's recommended setting for graphite furnace operation. The Zeeman background corrector and EDL are recommended for use with the L'vov platform. Instrumental parameters for the Perkin-Elmer Model 5100 spectrophotometer and Zeeman HGA-600 graphite furnace used in the validation of this method are given in WAC 296-62-07443, Appendix B.

(ii) Optimize the energy reading of the spectrophotometer at 228.8 nm by adjusting the lamp position and the wavelength according to the manufacturer's instructions.

(iii) Set up the autosampler to inject a 5-µL aliquot of the working standard, sample or reagent blank solution onto the L'vov platform along with a 10-µL overlay of the matrix modifier.

(iv) Analyze the reagent blank (diluting solution, (e)(vi) of this subsection) and then autozero the instrument before starting the analysis of a set of samples. It is recommended that the reagent blank be analyzed several times during the analysis to assure the integrated absorbance (peak area) reading remains at or near zero.

(v) Analyze a working standard approximately midway in the linear portion of the working standard range two or three times to check for reproducibility and sensitivity (see subsection (1)(e)(v) and (vi) of this section) before starting the analysis of samples. Calculate the experimental characteristic mass value from the average integrated absorbance reading and injection volume of the analyzed working standard. Compare this value to the manufacturer's suggested value as a check of proper instrument operation.

(vi) Analyze the reagent blank, working standard, and sample solutions. Record and label the peak area (abs-sec) readings and the peak and background peak profiles on the printer/plotter.

(vii) It is recommended the entire series of working standards be analyzed at the beginning and end of the analysis of a set of samples. Establish a concentration-response curve and ensure standard readings agree with each other and are reproducible. Also, analyze a working standard after every five or six samples to monitor the performance of the system. Standard readings should agree within ±15% of the readings obtained at the beginning of the analysis.

(viii) Bracket the sample readings with standards during the analysis. If the peak area reading of a sample is above the peak area reading of the highest working standard, dilute the sample with the diluting solution and reanalyze. Use the appropriate dilution factor in the calculations.

(ix) Repeat the analysis of approximately ten percent of the samples for a check of precision.

(x) If possible, analyze quality control samples from an independent source as a check of analytical recovery and precision.

(xi) Record the final instrument settings at the end of the analysis. Date and label the output.

(l) Calculations.

Note: Standards used for HGA analysis are in ng/mL. Total amounts of cadmium from calculations will be in ng (not µg) unless a prior conversion is made.

(i) Correct for baseline drift and noise in flame AAS analysis by subtracting each baseline absorbance reading from its corresponding working standard or sample absorbance reading to obtain the net absorbance reading for each standard and sample.

(ii) Use a least squares regression program to plot a concentration-response curve of net absorbance reading (or peak area for HGA analysis) versus concentration (µg/mL or ng/mL) of cadmium in each working standard.

(iii) Determine the concentration (µg/mL or ng/mL) of cadmium in each sample from the resulting concentration-response curve. If the concentration of cadmium in a sample solution is less than three times the quantitative detection limit (0.04 µg/mL (40 ng/mL) for the instrumentation used in the validation of the method) and if consecutive samples were taken on one employee and the sample results are to be averaged with other samples to determine a single TWA, reanalyze the sample by AAS-HGA as described in (k) of this subsection and report the AAS-HGA analytical results.

(iv) Calculate the total amount (µg or ng) of cadmium in each sample from the sample solution volume (mL):

$$W=(C)(\text{sample vol, mL})(DF)$$

Where: W=Total cadmium in sample

C=Calculated concentration of cadmium

DF=Dilution Factor (if applicable)

(v) Make a blank correction for each air sample by subtracting the total amount of cadmium in the corresponding blank sample from the total amount of cadmium in the sample.

(vi) Calculate the concentration of cadmium in an air sample (mg/m³ or µg/m³) by using one of the following equations:

$$\text{mg/m}^3 = W_{bc} / (\text{Air vol sampled, L})$$

or

$$\text{µg/m}^3 = (W_{bc})(1,000 \text{ ng/µg}) / (\text{Air vol sampled, L})$$

Where: W_{bc} = blank corrected total µg cadmium in the sample. (1µg=1,000 ng)

(4) Backup data.

(a) Introduction.

(i) The purpose of this evaluation is to determine the analytical method recovery, working standard range, and qualitative and quantitative detection limits of the two atomic absorption analytical techniques included in this method. The evaluation consisted of the following experiments:

(A) An analysis of twenty-four samples (six samples each at 0.1, 0.5, 1 and 2 times the TWA-PEL) for the analytical method recovery study of the flame AAS analytical technique.

(B) An analysis of eighteen samples (six samples each at 0.5, 1 and 2 times the action level TWA-PEL) for the analytical method recovery study of the AAS-HGA analytical technique.

(C) Multiple analyses of the reagent blank and a series of standard solutions to determine the working standard range and the qualitative and quantitative detection limits for both atomic absorption analytical techniques.

(ii) The analytical method recovery results at all test levels were calculated from concentration-response curves and statistically examined for outliers at the ninety-nine percent confidence level. Possible outliers were determined using the Treatment of Outliers test (subsection (5)(j) of this section). In addition, the sample results of the two analytical techniques, at 0.5, 1.0 and 2.0 times their target concentrations, were tested for homogeneity of variances also at the ninety-nine percent confidence level. Homogeneity of the coefficients of variation was determined using the Bartlett's test (subsection (5)(k) of this section). The overall analytical error (OAE) at the ninety-five percent confidence level was calculated using the equation (subsection (5)(l) of this section):

$$OAE = \pm [| \text{Bias} | + (1.96)(CV_{\text{pooled}})(100\%)]$$

(iii) A derivation of the International Union of Pure and Applied Chemistry (IUPAC) detection limit equation (subsection (5)(m) of this section) was used to determine the qualitative and quantitative detection limits for both atomic absorption analytical techniques:

$$C_{\text{id}} = k(sd)/m \quad (\text{Equation 1})$$

Where: C_{id} = the smallest reliable detectable concentration an analytical instrument can determine at a given confidence level.

$k=3$ for the Qualitative Detection Limit at the 99.86% Confidence Level

$=10$ for the Quantitative Detection Limit at the 99.99% Confidence Level.

sd = standard deviation of the reagent blank (Rbl) readings.

m = analytical sensitivity or slope as calculated by linear regression.

(iv) Collection efficiencies of metallic fume and dust atmospheres on 0.8- μm mixed cellulose ester membrane filters are well documented and have been shown to be excellent (subsection (5)(k) of this section). Since elemental cadmium and the cadmium component of cadmium compounds are nonvolatile, stability studies of cadmium spiked MCEF samples were not performed.

(b) Equipment.

(i) A Perkin-Elmer (PE) Model 603 spectrophotometer equipped with a manual gas control system, a stainless steel nebulizer, a burner mixing chamber, a flow spoiler and a 10 cm (one-slot) burner head was used in the experimental validation of the flame AAS analytical technique. A PE cadmium hollow cathode lamp, operated at the manufacturer's recommended current setting for continuous operation (4 mA), was used as the source lamp. Instrument parameters are listed in subsection (6) of this section.

(ii) A PE Model 5100 spectrophotometer, Zeeman HGA-600 graphite furnace atomizer and AS-60 HGA autosampler were used in the experimental validation of the AAS-HGA analytical technique. The spectrophotometer was equipped with a PE Series 7700 professional computer and

Model PR-310 printer. A PE System 2 cadmium electrodeless discharge lamp, operated at the manufacturer's recommended current setting for modulated operation (170 mA), was used as the source lamp. Instrument parameters are listed in subsection (7) of this section.

(c) Reagents.

(i) J.T. Baker Chem. Co. (Analyzed grade) concentrated nitric acid, 69.0-71.0%, and concentrated hydrochloric acid, 36.5-38.0%, were used to prepare the samples and standards.

(ii) Ammonium phosphate, monobasic, $\text{NH}_4\text{H}_2\text{PO}_4$ and magnesium nitrate hexahydrate, $\text{Mg}(\text{NO}_3)_2 \cdot 6 \text{H}_2\text{O}$ both manufactured by the Mallinckrodt Chem. Co., were used to prepare the matrix modifier for AAS-HGA analysis.

(d) Standard preparation for flame AAS analysis.

(i) Dilute stock solutions: Prepared 0.01, 0.1, 1, 10 and 100 $\mu\text{g}/\text{mL}$ cadmium standard stock solutions by making appropriate serial dilutions of a commercially available 1,000 $\mu\text{g}/\text{mL}$ cadmium standard stock solution (RICCA Chemical Co., Lot# A102) with the diluting solution (4% HNO_3 , 0.4% HCl).

(ii) Analyzed standards: Prepared cadmium standards in the range of 0.001 to 2.0 $\mu\text{g}/\text{mL}$ by pipetting 2 to 10 mL of the appropriate dilute cadmium stock solution into a 100-mL volumetric flask and diluting to volume with the diluting solution. (See subsection (3)(g)(ii) of this section).

(e) Standard preparation for AAS-HGA analysis.

(i) Dilute stock solutions: Prepared 1, 10, 100 and 1,000 ng/mL cadmium standard stock solutions by making appropriate serial dilutions of a commercially available 1,000 $\mu\text{g}/\text{mL}$ cadmium standard stock solution (J.T. Baker Chemical Co., Intra-analyzed, Lot# D22642) with the diluting solution (4% HNO_3 , 0.4% HCl).

(ii) Analyzed standards: Prepared cadmium standards in the range of 0.1 to 40 ng/mL by pipetting 2 to 10 mL of the appropriate dilute cadmium stock solution into a 100-mL volumetric flask and diluting to volume with the diluting solution. (See subsection (3)(h)(ii) of this section).

(f) Detection limits and standard working range for flame AAS analysis.

(i) Analyzed the reagent blank solution and the entire series of cadmium standards in the range of 0.001 to 2.0 $\mu\text{g}/\text{mL}$ three to six times according to the instructions given in subsection (3)(j) of this section. The diluting solution (4% HNO_3 , 0.4% HCl) was used as the reagent blank. The integration time on the PE 603 spectrophotometer was set to 3.0 seconds and a four-fold expansion of the absorbance reading of the 2.0 $\mu\text{g}/\text{mL}$ cadmium standard was made prior to analysis. The 2.0 $\mu\text{g}/\text{mL}$ standard gave a net absorbance reading of 0.350 abs. units prior to expansion in agreement with the manufacturer's specifications (subsection (5)(f) of this section).

(ii) The net absorbance readings of the reagent blank and the low concentration Cd standards from 0.001 to 0.1 $\mu\text{g}/\text{mL}$ and the statistical analysis of the results are shown in Table 1. The standard deviation, sd , of the six net absorbance readings of the reagent blank is 1.05 abs. units. The slope, m , as calculated by a linear regression plot of the net absorbance readings (shown in Table 2) of the 0.02 to 1.0 $\mu\text{g}/\text{mL}$ cadmium standards versus their concentration is 772.7 abs. units/ $(\mu\text{g}/\text{mL})$.

(iii) If these values for sd and the slope, m , are used in Eqn. 1 ((a)(ii) of this subsection), the qualitative and

quantitative detection limits as determined by the IUPAC Method are:

$$C_{ld} = (3)(1.05 \text{ abs. units}) / (772.7 \text{ abs. units}/(\mu\text{g/mL})) = 0.0041 \mu\text{g/mL} \text{ for the qualitative detection limit.}$$

$$C_{ld} = (10)(1.05 \text{ abs. units}) / (772.7 \text{ abs. units}/\mu\text{g/mL}) = 0.014 \mu\text{g/mL} \text{ for the quantitative detection limit.}$$

The qualitative and quantitative detection limits for the flame AAS analytical technique are 0.041 μg and 0.14 μg cadmium, respectively, for a 10 mL solution volume. These correspond, respectively, to 0.2 $\mu\text{g}/\text{m}^3$ and 0.70 $\mu\text{g}/\text{m}^3$ for a 200 L air volume.

(iv) The recommended Cd standard working range for flame AAS analysis is 0.02 to 2.0 $\mu\text{g}/\text{mL}$. The net absorbance readings of the reagent blank and the recommended working range standards and the statistical analysis of the results are shown in Table 2. The standard of lowest concentration in the working range, 0.02 $\mu\text{g}/\text{mL}$, is slightly greater than the calculated quantitative detection limit, 0.014 $\mu\text{g}/\text{mL}$. The standard of highest concentration in the working range, 2.0 $\mu\text{g}/\text{mL}$, is at the upper end of the linear working range suggested by the manufacturer (subsection (5)(f) of this section). Although the standard net absorbance readings are not strictly linear at concentrations above 0.5 $\mu\text{g}/\text{mL}$, the deviation from linearity is only about ten percent at the upper end of the recommended standard working range. The deviation from linearity is probably caused by the four-fold expansion of the signal suggested in the method. As shown in Table 2, the precision of the standard net absorbance readings are excellent throughout the recommended working range; the relative standard deviations of the readings range from 0.009 to 0.064.

(g) Detection limits and standard working range for AAS-HGA analysis.

(i) Analyzed the reagent blank solution and the entire series of cadmium standards in the range of 0.1 to 40 ng/mL according to the instructions given in subsection (3)(k) of this section. The diluting solution (4% HNO_3 , 0.4% HCl) was used as the reagent blank. A fresh aliquot of the reagent blank and of each standard was used for every analysis. The experimental characteristic mass value was 0.41 pg, calculated from the average peak area (abs-sec) reading of the 5 ng/mL standard which is approximately midway in the linear portion of the working standard range. This agreed within twenty percent with the characteristic mass value, 0.35 pg, listed by the manufacturer of the instrument (subsection (5)(b) of this section).

(ii) The peak area (abs-sec) readings of the reagent blank and the low concentration Cd standards from 0.1 to 2.0 ng/mL and statistical analysis of the results are shown in Table 3. Five of the reagent blank peak area readings were zero and the sixth reading was 1 and was an outlier. The near lack of a blank signal does not satisfy a strict interpretation of the IUPAC method for determining the detection limits. Therefore, the standard deviation of the six peak area readings of the 0.2 ng/mL cadmium standard, 0.75 abs-sec, was used to calculate the detection limits by the IUPAC method. The slope, m , as calculated by a linear regression plot of the peak area (abs-sec) readings (shown in Table 4) of the 0.2 to 10 ng/mL cadmium standards versus their concentration is 51.5 abs-sec/(ng/mL).

(iii) If 0.75 abs-sec (sd) and 51.5 abs-sec/(ng/mL) (m) are used in Eqn. 1 ((a)(iii) of this subsection), the qualitative and quantitative detection limits as determined by the IUPAC method are:

$$C_{ld} = (3)(0.75 \text{ abs-sec}) / (51.5 \text{ abs-sec}/(\text{ng/mL})) = 0.044 \text{ ng/mL} \text{ for the qualitative detection limit.}$$

$$C_{ld} = (10)(0.75 \text{ abs-sec}) / (51.5 \text{ abs-sec}/(\text{ng/mL})) = 0.15 \text{ ng/mL} \text{ for the quantitative detection limit.}$$

The qualitative and quantitative detection limits for the AAS-HGA analytical technique are 0.44 ng and 1.5 ng cadmium, respectively, for a 10 mL solution volume. These correspond, respectively, to 0.007 $\mu\text{g}/\text{m}^3$ and 0.025 $\mu\text{g}/\text{m}^3$ for a 60 L air volume.

(iv) The peak area (abs-sec) readings of the Cd standards from 0.2 to 40 ng/mL and the statistical analysis of the results are given in Table 4. The recommended standard working range for AAS-HGA analysis is 0.2 to 20 ng/mL. The standard of lowest concentration in the recommended working range is slightly greater than the calculated quantitative detection limit, 0.15 ng/mL. The deviation from linearity of the peak area readings of the 20 ng/mL standard, the highest concentration standard in the recommended working range, is approximately ten percent. The deviations from linearity of the peak area readings of the thirty and forty ng/mL standards are significantly greater than ten percent. As shown in Table 4, the precision of the peak area readings are satisfactory throughout the recommended working range; the relative standard deviations of the readings range from 0.025 to 0.083.

(h) Analytical method recovery for flame AAS analysis.

(i) Four sets of spiked MCEF samples were prepared by injecting 20 μL of 10, 50, 100 and 200 $\mu\text{g}/\text{mL}$ dilute cadmium stock solutions on 37 mm diameter filters (part No. AAWP 037 00, Millipore Corp., Bedford, MA) with a calibrated micropipet. The dilute stock solutions were prepared by making appropriate serial dilutions of a commercially available 1,000 $\mu\text{g}/\text{mL}$ cadmium standard stock solution (RICCA Chemical Co., Lot# A102) with the diluting solution (4% HNO_3 , 0.4% HCl). Each set contained six samples and a sample blank. The amount of cadmium in the prepared sets were equivalent to 0.1, 0.5, 1.0 and 2.0 times the TWA PEL target concentration of 5 $\mu\text{g}/\text{m}^3$ for a 400 L air volume.

(ii) The air-dried spiked filters were digested and analyzed for their cadmium content by flame atomic absorption spectroscopy (AAS) following the procedure described in subsection (3) of this section. The 0.02 to 2.0 $\mu\text{g}/\text{mL}$ cadmium standards (the suggested working range) were used in the analysis of the spiked filters.

(iii) The results of the analysis are given in Table 5. One result at 0.5 times the TWA PEL target concentration was an outlier and was excluded from statistical analysis. Experimental justification for rejecting it is that the outlier value was probably due to a spiking error. The coefficients of variation for the three test levels at 0.5 to 2.0 times the TWA PEL target concentration passed the Bartlett's test and were pooled.

(iv) The average recovery of the six spiked filter samples at 0.1 times the TWA PEL target concentration was 118.2% with a coefficient of variation (CV1) of 0.128. The average recovery of the spiked filter samples in the range of 0.5 to 2.0 times the TWA PEL target concentration was 104.0%

with a pooled coefficient of variation (CV1) of 0.010. Consequently, the analytical bias found in these spiked sample results over the tested concentration range was +4.0% and the OAE was $\pm 6.0\%$.

(i) Analytical method recovery for AAS-HGA analysis.

(i) Three sets of spiked MCEF samples were prepared by injecting 15 μL of 5, 10 and 20 $\mu\text{g/mL}$ dilute cadmium stock solutions on 37 mm diameter filters (part no. AAWP 037 00, Millipore Corp., Bedford, MA) with a calibrated micropipet. The dilute stock solutions were prepared by making appropriate serial dilutions of a commercially available certified 1,000 $\mu\text{g/mL}$ cadmium standard stock solution (Fisher Chemical Co., Lot# 913438-24) with the diluting solution (4% HNO_3 , 0.4% HCl). Each set contained six samples and a sample blank. The amount of cadmium in the prepared sets were equivalent to 0.5, 1 and 2 times the action level TWA target concentration of 2.5 $\mu\text{g/m}^3$ for a 60 L air volume.

(ii) The air-dried spiked filters were digested and analyzed for their cadmium content by flameless atomic absorption spectroscopy using a heated graphite furnace atomizer following the procedure described in subsection (3) of this section. A five-fold dilution of the spiked filter samples at 2 times the action level TWA was made prior to their analysis. The 0.05 to 20 ng/mL cadmium standards were used in the analysis of the spiked filters.

(iii) The results of the analysis are given in Table 6. There were no outliers. The coefficients of variation for the three test levels at 0.5 to 2.0 times the action level TWA PEL passed the Bartlett's test and were pooled. The average recovery of the spiked filter samples was 94.2% with a pooled coefficient of variation (CV1) of 0.043. Consequently, the analytical bias was -5.8% and the OAE was $\pm 14.2\%$.

(j) Conclusions.

The experiments performed in this evaluation show the two atomic absorption analytical techniques included in this method to be precise and accurate and have sufficient sensitivity to measure airborne cadmium over a broad range of exposure levels and sampling periods.

(5) References.

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(c) *Occupational Safety and Health Administration Salt Lake Technical Center: Metal and Metalloid Particulate in Workplace Atmospheres (Atomic Absorption) (USDOL/OSHA Method No. ID-121). In OSHA Analytical Methods Manual 2nd ed. Cincinnati, OH: American Conference of Governmental Industrial Hygienists, 1991.*

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(m) *Long, G.L. and J.D. Winefordner: Limit of Detection—A Closer Look at the IUPAC Definition. Anal. Chem. 55:712A-724A (1983).*

(n) *American Conference of Governmental Industrial Hygienists: Documentation of Threshold Limit Values and Biological Exposure Indices. 5th ed. Cincinnati, OH: American Conference of Governmental Industrial Hygienists, 1986.*

Table 1—Cd Detection Limit Study
[Flame AAS Analysis]

STD ($\mu\text{g/mL}$)	Absorbance reading at 228.8 nm		Statistical analysis
Reagent blank	5	2	n=6. mean=3.50. std dev=1.05. CV=0.30.
	4	3	
	4	3	
0.001	6	6	n=6. mean=5.00. std dev=1.67. CV=0.335.
	2	4	
	6	6	
0.002	5	7	n=6. mean=5.50. std dev=1.76. CV=0.320.
	7	3	
	7	4	
0.005	7	7	n=6. mean=7.33. std dev=0.817. CV=0.111.
	8	8	
	8	6	
0.010	10	9	n=6. mean=10.3. std dev=1.37. CV=0.133.
	10	13	
	10	10	

0.020	20 23 20 22 20 20	n=6. mean=20.8. std dev=1.33. CV=0.064.	0.5	28 33 26 28 28 30	n=6. mean=28.8. std dev=2.4. CV=0.083.
0.050	42 42 42 42 42 45	n=6. mean=42.5. std dev=1.22. CV=0.029.	1.0	52 55 56 58 54 54	n=6. mean=54.8. std dev=2.0. CV=0.037.
0.10	84 80 83	n=3. mean=82.3. std dev=2.08. CV=0.025.	2.0	101 112 110 110 110 110	n=6. mean=108.8. std dev=3.9. CV=0.036.

Table 2—Cd Standard Working Range

Table 4—Cd Standard Working Range

STD (µg/mL)	Study [Flame AAS Analysis]		Statistical analysis
	Absorbance reading at 228.8 nm		
Reagent blank	5 2 4 3 4 3	n=6. mean=3.50. std dev=1.05. CV=0.30.	
0.020	20 23 20 22 20 20	n=6. mean=20.8. std dev=1.33.	
0.050	42 42 42 42 42 45	n=6. mean=42.5. std dev=1.22. CV=0.029.	
0.10	84 80 83	n=3. mean=82.3. std dev=2.08. CV=0.025.	
0.20	161 161 158	n=3. mean=160.0. std dev=1.73. CV=0.011.	
0.50	391 389 393	n=3. mean=391.0. std dev=2.00. CV=0.005.	
1.00	760 748 752	n=3. mean=753.3. std dev=6.11. CV=0.008.	
2.00	1416 1426 1401	n=3. mean=1414.3. std dev=12.6. CV=0.009.	

Table 3—Cd Detection Limit Study

[AAS-HGA Analysis]

STD (ng/mL)	Peak area readings x 10 ³ at 228.8 nm		Statistical analysis
	Reagent blank	0 0 0 1 0 0	
0.1	8 6 5 7 13 7	n=6. mean=7.7. std dev=2.8. CV=0.366.	
0.2	11 13 11 12 12 12	n=6. mean=11.8. std dev=0.75. CV=0.064.	

STD (ng/mL)	Study [AAS-HGA Analysis]		Statistical analysis
	Peak area readings x 10 ³ at 228.8 nm		
0.2	11 13 11 12 12 12	n=6. mean=11.8. std dev=0.75. CV=0.064.	
0.5	28 33 26 28 28 30	n=6. mean=28.8. std dev=2.4. CV=0.083.	
1.0	52 55 56 58 54 54	n=6. mean=54.8. std dev=2.0. CV=0.037.	
2.0	101 112 110 110 110 110	n=6. mean=108.8. std dev=3.9. CV=0.036.	
5.0	247 265 268 275 259 279	n=6. mean=265.5. std dev=11.5. CV=0.044.	
10.0	495 520 523 513 516 533	n=6. mean=516.7. std dev=12.7. CV=0.025.	
20.0	950 953 951 958 949 890	n=6. mean=941.8. std dev=25.6. CV=0.027.	
30.0	1269 1291 1303 1307 1295 1290	n=6. mean=1293. std dev=13.3. CV=0.010.	
40.0	1505 1567 1535 1567 1566 1572	n=6. mean=1552. std dev=26.6. CV=0.017.	

Table 5—Analytical Method Recovery

[Flame AAS Analysis]

Test level	0.5x			1.0x			2.0x		
	µg taken	µg found	Percent rec.	µg taken	µg found	Percent rec.	µg taken	µg found	Percent rec.
1.00	1.0715	107.2	100.0	2.00	2.0688	103.4	4.00	4.1504	103.8
1.00	1.0842	108.4	100.0	2.00	2.0174	100.9	4.00	4.1108	102.8
1.00	1.0842	108.4	100.0	2.00	2.0431	102.2	4.00	4.0581	101.5
1.00	*1.0081	*100.8	100.0	2.00	2.0431	102.2	4.00	4.0844	102.1
1.00	1.0715	107.2	100.0	2.00	2.0174	100.9	4.00	4.1504	103.8
1.00	1.0842	108.4	100.0	2.00	2.0045	100.2	4.00	4.1899	104.7

n=	5	6	6
mean=	107.9	101.6	103.1
std dev=	0.657	1.174	1.199
CV ₁ =	0.006	0.011	0.012
CV ₁ (pooled)=	0.010		

* Rejected as an outlier—this value did not pass the outlier T-test at the 99% confidence level.

Test level 0.1x

taken	µg found	µg rec.	Percent
0.200	0.2509	125.5	
0.200	0.2509	125.5	
0.200	0.2761	138.1	
0.200	0.2258	112.9	
0.200	0.2258	112.9	
0.200	0.1881	94.1	

n=	6
mean=	118.2
std dev=	15.1
CV ₁ =	0.128

Table 6—Analytical Method Recovery [AAS-HGA analysis]

Test level	0.5x			1.0x			2.0x		
	ng taken	ng found	Percent rec.	ng taken	ng found	Percent rec.	ng taken	ng found	Percent rec.
75	71.23	95.0	150	138.00	92.0	300	258.43	86.1	
75	71.47	95.3	150	138.29	92.2	300	258.46	86.2	
75	70.02	93.4	150	136.30	90.9	300	280.55	93.5	
75	77.34	103.1	150	146.62	97.7	300	288.34	96.1	
75	78.32	104.4	150	145.17	96.8	300	261.74	87.2	
75	71.96	95.9	150	144.88	96.6	300	277.22	92.4	

n=	6	6	6
mean=	97.9	94.4	90.3
std dev=	4.66	2.98	4.30
CV1=	0.048	0.032	0.048
CV1 (pooled)=	0.043		

(6) Instrumental Parameters for Flame AAS Analysis

Atomic Absorption Spectrophotometer
(Perkin-Elmer Model 603)

Flame: Air/Acetylene—lean, blue

Oxidant Flow: 55

Fuel Flow: 32

Wavelength: 228.8 nm

Slit: 4 (0.7 nm)

Range: UV

Signal: Concentration (4 exp)

Integration Time: 3 sec

(7) Instrumental Parameters for HGA Analysis

Atomic Absorption Spectrophotometer
(Perkin-Elmer Model 5100)

Signal Type: Zeeman AA

Slitwidth: 0.7 nm

Wavelength: 228.8 nm

Measurement: Peak Area

Integration Time: 6.0 sec

BOC Time: 5 sec BOC=Background Offset

Correction. Zeeman Graphite Furnace

(Perkin-Elmer Model HGA-600)

Step	Ramp time (sec)	Hold time (sec)	Temp. (°C)	Argon flow (mL/min)	Read (sec)
1) Predry	5	10	90	300	
2) Dry	30	10	140	300	
3) Char	10	20	900	300	
4) Cool Down	1	8	30	300	
5) Atomize	0	5	1600	0	-1
6) Burnout	1	8	2500	300	

Reviser's note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 296-62-07451 A short description of Appendix F to 29 CFR 1910.1027—Nonmandatory protocol for Biological Monitoring. Appendix F is not included in this standard due to limited employer/employee application. The following is a brief synopsis of the content of Appendix F to 29 CFR 1910.1027, Cadmium.

(1) The medical monitoring program for cadmium requires that blood and urine samples must be collected at defined intervals from workers by physicians responsible for medical monitoring. These samples are sent to commercial laboratories that perform the required analyses and report results of these analyses to the responsible physicians. To ensure the accuracy and reliability of these laboratory analyses, the laboratories to which samples are submitted should participate in an ongoing and efficacious proficiency testing program.

(2) This nonmandatory protocol is intended to provide guidelines and recommendations for physicians and laboratories to improve the accuracy and reliability of the procedures used to analyze the biological samples collected as part of the medical monitoring program for cadmium. This protocol provides procedures for characterizing and maintaining the quality of analytic results derived from the analyses of cadmium in blood (CDB), cadmium in urine (CDU), and beta-2-microglobulin in urine (B2MU) by commercial laboratories. Laboratories conforming to the provisions of this nonmandatory protocol shall be known as "participating laboratories."

(3) This protocol describes procedures that may be used by the responsible physicians to identify laboratories most likely to be proficient in the analysis of samples used in the biological monitoring of cadmium. It also provides procedures for record keeping and reporting by laboratories participating in proficiency testing programs, and recommendations to assist these physicians in interpreting analytical results determined by participating laboratories.

(4) For those needing Appendix F, 29 CFR 1910.1027, in its entirety, a copy may be obtained by request to:

Department of Labor and Industries
Division of Industrial Safety and Health
Standards and Information
Post Office Box 44620
Olympia, Washington 98504-4620
or telephone (206)956-5527

NEW SECTION

WAC 296-155-174 Cadmium. (1) Scope. This standard applies to all occupational exposures to cadmium and cadmium compounds, in all forms, in all construction work where an employee may potentially be exposed to cadmium. Construction work is defined as work involving construction, alteration, and/or repair, including but not limited to the following:

- (a) Wrecking, demolition, or salvage of structures where cadmium or materials containing cadmium are present;
- (b) Use of cadmium containing-paints and cutting, brazing, burning, grinding, or welding on surfaces that were painted with cadmium-containing paints;
- (c) Construction, alteration, repair, maintenance, or renovation of structures, substrates, or portions thereof, that contain cadmium, or materials containing cadmium;
- (d) Cadmium welding; cutting and welding cadmium-plated steel; brazing or welding with cadmium alloys;
- (e) Installation of products containing cadmium;
- (f) Electrical grounding with cadwelding, or electrical work using cadmium-coated conduit;
- (g) Maintaining or retrofitting cadmium-coated equipment;
- (h) Cadmium contamination/emergency cleanup; and
- (i) Transportation, disposal, storage, or containment of cadmium or materials containing cadmium on the site or location at which construction activities are performed.

(2) Definitions.

(a) Action level (AL) is defined as an airborne concentration of cadmium of 2.5 micrograms per cubic meter of air (2.5 µg/m³), calculated as an 8-hour time-weighted average (TWA).

(b) Authorized person means any person authorized by the employer and required by work duties to be present in regulated areas or any person authorized by WISHA or regulations issued under it to be in regulated areas.

(c) Competent person, in accordance with WAC 296-155-012(4), means a person designated by the employer to act on the employer's behalf who is capable of identifying existing and potential cadmium hazards in the workplace and the proper methods to control them in order to protect workers, and has the authority necessary to take prompt corrective measures to eliminate or control such hazards. The duties of a competent person include at least the following: Determining prior to the performance of work whether cadmium is present in the workplace; establishing, where necessary, regulated areas and assuring that access to and from those areas is limited to authorized employees; assuring the adequacy of any employee exposure monitoring required by this standard; assuring that all employees exposed to air cadmium levels above the PEL wear appropriate personal protective equipment and are trained in the use of appropriate methods of exposure control; assuring that proper hygiene facilities are provided and that workers are trained to use those facilities; and assuring that the engineering controls required by this standard are implemented, maintained in proper operating condition, and functioning properly.

(d) Director means the director of the department of labor and industries or authorized representative.

(e) Employee exposure and similar language referring to the air cadmium level to which an employee is exposed means the exposure to airborne cadmium that would occur if the employee were not using respiratory protective equipment.

(f) Final medical determination is the written medical opinion of the employee's health status by the examining physician under subsection (12)(c) through (l) of this section or, if multiple physician review under subsection (12)(m) of this section or the alternative physician determination under subsection (12)(n) of this section is invoked, it is the final, written medical finding, recommendation or determination that emerges from that process.

(g) High-efficiency particulate absolute (HEPA) air filter means a filter capable of trapping and retaining at least 99.97 percent of mono-dispersed particles of 0.3 micrometers in diameter.

(h) Regulated area means an area demarcated by the employer where an employee's exposure to airborne concentrations of cadmium exceeds, or can reasonably be expected to exceed the permissible exposure limit (PEL).

(i) This section means this cadmium standard.

(3) Permissible exposure limit (PEL). The employer shall assure that no employee is exposed to an airborne concentration of cadmium in excess of five micrograms per cubic meter of air (5 µg/m³), calculated as an 8-hour time-weighted average exposure (TWA).

(4) Exposure monitoring

(a) General.

(i) Prior to the performance of any construction work where employees may be potentially exposed to cadmium, the employer shall establish the applicability of this standard by determining whether cadmium is present in the workplace and whether there is the possibility that employee exposures will be at or above the action level. The employer shall designate a competent person who shall make this determination. Investigation and material testing techniques shall be used, as appropriate, in the determination. Investigation shall include a review of relevant plans, past reports, material safety data sheets, and other available records, and consultations with the property owner and discussions with appropriate individuals and agencies.

(ii) Where cadmium has been determined to be present in the workplace, and it has been determined that there is a possibility the employee's exposure will be at or above the action level, the competent person shall identify employees potentially exposed to cadmium at or above the action level.

(iii) Determinations of employee exposure shall be made from breathing-zone air samples that reflect the monitored employee's regular, daily 8-hour TWA exposure to cadmium.

(iv) Eight-hour TWA exposures shall be determined for each employee on the basis of one or more personal breathing-zone air samples reflecting full shift exposure on each shift, for each job classification, in each work area. Where several employees perform the same job tasks, in the same job classification, on the same shift, in the same work area, and the length, duration, and level of cadmium exposures are similar, an employer may sample a representative fraction of the employees instead of all employees in order to meet this requirement. In representative sampling, the

employer shall sample the employee(s) expected to have the highest cadmium exposures.

(b) Specific.

(i) Initial monitoring. Except as provided for in (b)(iii) of this subsection, where a determination conducted under (a)(i) of this subsection shows the possibility of employee exposure to cadmium at or above the action level, the employer shall conduct exposure monitoring as soon as practicable that is representative of the exposure for each employee in the workplace who is or may be exposed to cadmium at or above the action level.

(ii) In addition, if the employee periodically performs tasks that may expose the employee to a higher concentration of airborne cadmium, the employee shall be monitored while performing those tasks.

(iii) Where the employer has objective data, as defined in subsection (14)(b) of this section, demonstrating that employee exposure to cadmium will not exceed airborne concentrations at or above the action level under the expected conditions of processing, use, or handling, the employer may rely upon such data instead of implementing initial monitoring.

(iv) Where a determination conducted under (a) or (b) of this subsection is made that a potentially exposed employee is not exposed to airborne concentrations of cadmium at or above the action level, the employer shall make a written record of such determination. The record shall include at least the monitoring data developed under (b)(i) through (iii) of this subsection, where applicable, and shall also include the date of determination, and the name and Social Security number of each employee.

(c) Monitoring frequency (periodic monitoring).

(i) If the initial monitoring or periodic monitoring reveals employee exposures to be at or above the action level, the employer shall monitor at a frequency and pattern needed to assure that the monitoring results reflect with reasonable accuracy the employee's typical exposure levels, given the variability in the tasks performed, work practices, and environmental conditions on the job site, and to assure the adequacy of respiratory selection and the effectiveness of engineering and work practice controls.

(ii) If the initial monitoring or the periodic monitoring indicates that employee exposures are below the action level and that result is confirmed by the results of another monitoring taken at least seven days later, the employer may discontinue the monitoring for those employees whose exposures are represented by such monitoring.

(d) Additional monitoring. The employer also shall institute the exposure monitoring required under (b)(i) and (c) of this subsection whenever there has been a change in the raw materials, equipment, personnel, work practices, or finished products that may result in additional employees being exposed to cadmium at or above the action level or in employees already exposed to cadmium at or above the action level being exposed above the PEL, or whenever the employer or competent person has any reason to suspect that any other change might result in such further exposure.

(e) Employee notification of monitoring results.

(i) No later than five working days after the receipt of the results of any monitoring performed under this section, the employer shall notify each affected employee individually in writing of the results. In addition, within the same

time period, the employer shall post the results of the exposure monitoring in an appropriate location that is accessible to all affected employees.

(ii) Wherever monitoring results indicate that employee exposure exceeds the PEL, the employer shall include in the written notice a statement that the PEL has been exceeded and a description of the corrective action being taken by the employer to reduce employee exposure to or below the PEL.

(f) Accuracy of measurement. The employer shall use a method of monitoring and analysis that has an accuracy of not less than plus or minus 25 percent ($\pm 25\%$), with a confidence level of 95 percent, for airborne concentrations of cadmium at or above the action level and the permissible exposure limit.

(5) Regulated areas.

(a) Establishment. The employer shall establish a regulated area wherever an employee's exposure to airborne concentrations of cadmium is, or can reasonably be expected to be in excess of the permissible exposure limit (PEL).

(b) Demarcation. Regulated areas shall be demarcated from the rest of the workplace in any manner that adequately establishes and alerts employees of the boundaries of the regulated area, including employees who are or may be incidentally in the regulated areas, and that protects persons outside the area from exposure to airborne concentrations of cadmium in excess of the PEL.

(c) Access. Access to regulated areas shall be limited to authorized persons.

(d) Provision of respirators. Each person entering a regulated area shall be supplied with and required to use a respirator, selected in accordance with subsection (7)(b) of this section.

(e) Prohibited activities. The employer shall assure that employees do not eat, drink, smoke, chew tobacco or gum, or apply cosmetics in regulated areas, or carry the products associated with any of these activities into regulated areas or store such products in those areas.

(6) Methods of compliance.

(a) Compliance hierarchy.

(i) Except as specified in (a)(ii) of this subsection, the employer shall implement engineering and work practice controls to reduce and maintain employee exposure to cadmium at or below the PEL, except to the extent that the employer can demonstrate that such controls are not feasible.

(ii) The requirement to implement engineering controls to achieve the PEL does not apply where the employer demonstrates the following:

(A) The employee is only intermittently exposed; and

(B) The employee is not exposed above the PEL on 30 or more days per year (12 consecutive months).

(iii) Wherever engineering and work practice controls are not sufficient to reduce employee exposure to or below the PEL, the employer nonetheless shall implement such controls to reduce exposures to the lowest levels achievable. The employer shall supplement such controls with respiratory protection that complies with the requirements of subsection (7) of this section and the PEL.

(iv) The employer shall not use employee rotation as a method of compliance.

(b) Specific operations.

(i) Abrasive blasting. Abrasive blasting on cadmium or cadmium-containing materials shall be conducted in a manner that will provide adequate protection.

(ii) Heating cadmium and cadmium-containing materials. Welding, cutting, and other forms of heating of cadmium or cadmium-containing materials shall be conducted in accordance with the requirements of WAC 296-155-415 and 296-155-420, where applicable.

(c) Prohibitions.

(i) High speed abrasive disc saws and similar abrasive power equipment shall not be used for work on cadmium or cadmium-containing materials unless they are equipped with appropriate engineering controls to minimize emissions, if the exposure levels are above the PEL.

(ii) Materials containing cadmium shall not be applied by spray methods, if exposures are above the PEL, unless employees are protected with supplied-air respirators with full facepiece, hood, helmet, suit, operated in positive pressure mode and measures are instituted to limit overspray and prevent contamination of adjacent areas.

(d) Mechanical ventilation.

(i) When ventilation is used to control exposure, measurements that demonstrate the effectiveness of the system in controlling exposure, such as capture velocity, duct velocity, or static pressure shall be made as necessary to maintain its effectiveness.

(ii) Measurements of the system's effectiveness in controlling exposure shall be made as necessary within five working days of any change in production, process, or control that might result in a significant increase in employee exposure to cadmium.

(iii) Recirculation of air. If air from exhaust ventilation is recirculated into the workplace, the system shall have a high efficiency filter and be monitored to assure effectiveness.

(iv) Procedures shall be developed and implemented to minimize employee exposure to cadmium when maintenance of ventilation systems and changing of filters is being conducted.

(e) Compliance program.

(i) Where the PEL is exceeded, the employer shall establish and implement a written compliance program to reduce employee exposure to or below the PEL by means of engineering and work practice controls, as required by (a) of this subsection. To the extent that engineering and work practice controls cannot reduce exposures to or below the PEL, the employer shall include in the written compliance program the use of appropriate respiratory protection to achieve compliance with the PEL.

(ii) Written compliance programs shall be reviewed and updated as often and as promptly as necessary to reflect significant changes in the employer's compliance status or significant changes in the lowest air cadmium level that is technologically feasible.

(iii) A competent person shall review the comprehensive compliance program initially and after each change.

(iv) Written compliance programs shall be provided upon request for examination and copying to the director, or authorized representatives, affected employees, and designated employee representatives.

(7) Respirator protection.

(a) General. Where respirators are required by this section, the employer shall provide them at no cost to the employee and shall assure that they are used in compliance with the requirements of this section. Respirators shall be used in the following circumstances:

(i) Where exposure levels exceed the PEL, during the time period necessary to install or implement feasible engineering and work practice controls;

(ii) In those maintenance and repair activities and during those brief or intermittent operations where exposures exceed the PEL and engineering and work practice controls are not feasible, or are not required;

(iii) In regulated areas, as prescribed in subsection (5) of this section;

(iv) Where the employer has implemented all feasible engineering and work practice controls and such controls are not sufficient to reduce exposures to or below the PEL;

(v) In emergencies;

(vi) Wherever an employee who is exposed to cadmium at or above the action level requests a respirator; and

(vii) Wherever an employee is exposed to cadmium above the PEL and engineering controls are not required under (a)(ii) of this subsection.

(b) Respirator selection.

(i) Where respirators are required under this section, the employer shall select and provide the appropriate respirator as specified in Table 1. The employer shall select respirators from among those jointly approved as acceptable protection against cadmium dust, fume, and mist by the Mine Safety and Health Administration (MSHA) and by the National Institute for Occupational Safety and Health (NIOSH) under the provisions of 30 CFR Part 11.

Table 1
Respiratory Protection for Cadmium

Airborne concentration or condition of use ^a	Required respirator type ^b
10 x or less	A half-mask, air-purifying respirator equipped with a HEPA ^c filter. ^d
25 x or less	A powered air-purifying respirator ("PAPR" with a loose-fitting hood or helmet equipped with a HEPA filter, or a supplied-air respirator with a loose-fitting hood or helmet facepiece operated in the continuous flow mode.
50 x or less	A full facepiece air-purifying respirator equipped with a HEPA filter, or a powered air-purifying respirator with a tight-fitting half-mask equipped with a HEPA filter, or a supplied air respirator with a tight-fitting half-mask operated in the continuous flow mode.
250 x or less	A powered air-purifying respirator with a tight-fitting full facepiece equipped with a HEPA filter, or a supplied-air respirator with a tight-fitting full facepiece operated in the continuous flow mode.
1000 x or less	A supplied-air respirator with half-mask or full facepiece operated in the pressure demand or other positive pressure mode.

>1000 x or unknown concentrations

A self-contained breathing apparatus with unknown concentrations a full facepiece operated in the pressure demand or other positive pressure mode, or a supplied-air respirator with a full facepiece operated in the pressure demand or other positive pressure mode and equipped with an auxiliary escape type self-contained breathing apparatus operated in the pressure demand mode.

Fire fighting

A self-contained breathing apparatus with full facepiece operated in the pressure demand or other positive pressure mode.

- Note:
- ^a Concentrations expressed as multiple of the PEL.
 - ^b Respirators assigned for higher environmental concentrations may be used at lower exposure levels. Quantitative fit testing is required for all tight-fitting air purifying respirators where airborne concentration of cadmium exceeds 10 times the TWA PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$). A full facepiece respirator is required when eye irritation is experienced.
 - ^c HEPA means High Efficiency Particulate Absolute.
 - ^d Fit testing, qualitative or quantitative, is required.
- Source: Respiratory Decision Logic, NIOSH, 1987.

(ii) The employer shall provide a powered, air-purifying respirator (PAPR) in lieu of a negative pressure respirator wherever:

- (A) An employee entitled to a respirator chooses to use this type of respirator; and
 - (B) This respirator will provide adequate protection to the employee.
- (c) Respirator program.

(i) Where respiratory protection is required, the employer shall institute a respirator protection program in accordance with chapter 296-62 WAC, Part E.

(ii) The employer shall permit each employee who is required to use an air purifying respirator to leave the regulated area to change the filter elements or replace the respirator whenever an increase in breathing resistance is detected and shall maintain an adequate supply of filter elements for this purpose.

(iii) The employer shall also permit each employee who is required to wear a respirator to leave the regulated area to wash his or her face and the respirator facepiece whenever necessary to prevent skin irritation associated with respirator use.

(iv) If an employee exhibits difficulty in breathing while wearing a respirator during a fit test or during use, the employer shall make available to the employee a medical examination in accordance with subsection (12)(f)(ii) of this section to determine if the employee can wear a respirator while performing the required duties.

(v) No employee shall be assigned a task requiring the use of a respirator if, based upon his or her most recent examination, an examining physician determines that the employee will be unable to continue to function normally while wearing a respirator. If the physician determines the employee must be limited in, or removed from his or her current job because of the employee's inability to wear a respirator, the limitation or removal shall be in accordance with subsection (12)(k) and (l) of this section.

(d) Respirator fit testing.

(i) The employer shall assure that the respirator issued to the employee is fitted properly and exhibits the least possible facepiece leakage.

(ii) For each employee wearing a tight-fitting, air purifying respirator (either negative or positive pressure) who is exposed to airborne concentrations of cadmium that do not exceed 10 times the PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$), the employer shall perform either quantitative or qualitative fit testing at the time of initial fitting and at least annually thereafter. If quantitative fit testing is used for a negative pressure respirator, a fit factor that is at least 10 times the protection factor for that class of respirators (Table 1 in (b)(i) of this subsection) shall be achieved at testing.

(iii) For each employee wearing a tight-fitting air purifying respirator (either negative or positive pressure) who is exposed to airborne concentrations of cadmium that exceed 10 times the PEL ($10 \times 5 \mu\text{g}/\text{m}^3 = 50 \mu\text{g}/\text{m}^3$), the employer shall perform quantitative fit testing at the time of initial fitting and at least annually thereafter. For negative-pressure respirators, a fit factor that is at least ten times the protection factor for that class of respirators (Table 1 in (b)(i) of this subsection) shall be achieved during quantitative fit testing.

(iv) For each employee wearing a tight-fitting, supplied-air respirator or self-contained breathing apparatus, the employer shall perform quantitative fit testing at the time of initial fitting and at least annually thereafter. This shall be accomplished by fit testing an air purifying respirator of identical type facepiece, make, model, and size as the supplied air respirator or self-contained breathing apparatus that is equipped with HEPA filters and tested as a surrogate (substitute) in the negative pressure mode. A fit factor that is at least 10 times the protection factor for that class of respirators (Table 1 in (b)(i) of this subsection) shall be achieved during quantitative fit testing. A supplied-air respirator or self-contained breathing apparatus with the same type facepiece, make, model, and size as the air purifying respirator with which the employee passed the quantitative fit test may then be used by that employee up to the protection factor listed in Table 1 in (b)(i) of this subsection for that class of respirators.

(v) Fit testing shall be conducted in accordance with WAC 296-62-07445. Appendix C.

(8) Emergency situations. The employer shall develop and implement a written plan for dealing with emergency situations involving substantial releases of airborne cadmium. The plan shall include provisions for the use of appropriate respirators and personal protective equipment. In addition, employees not essential to correcting the emergency situation shall be restricted from the area and normal operations halted in that area until the emergency is abated.

(9) Protective work clothing and equipment

(a) Provision and use. If an employee is exposed to airborne cadmium above the PEL or where skin or eye irritation is associated with cadmium exposure at any level, the employer shall provide at no cost to the employee, and assure that the employee uses, appropriate protective work clothing and equipment that prevents contamination of the employee and the employee's garments. Protective work clothing and equipment includes, but is not limited to:

(i) Coveralls or similar full-body work clothing;

(ii) Gloves, head coverings, and boots or foot coverings; and

(iii) Face shields, vented goggles, or other appropriate protective equipment that complies with WAC 296-155-215.

(b) Removal and storage.

(i) The employer shall assure that employees remove all protective clothing and equipment contaminated with cadmium at the completion of the work shift and do so only in change rooms provided in accordance with subsection (10)(a) of this section.

(ii) The employer shall assure that no employee takes cadmium-contaminated protective clothing or equipment from the workplace, except for employees authorized to do so for purposes of laundering, cleaning, maintaining, or disposing of cadmium-contaminated protective clothing and equipment at an appropriate location or facility away from the workplace.

(iii) The employer shall assure that contaminated protective clothing and equipment, when removed for laundering, cleaning, maintenance, or disposal, is placed and stored in sealed, impermeable bags or other closed, impermeable containers that are designed to prevent dispersion of cadmium dust.

(iv) The employer shall assure that containers of contaminated protective clothing and equipment that are to be taken out of the change rooms or the workplace for laundering, cleaning, maintenance or disposal shall bear labels in accordance with subsection (13)(b) of this section.

(c) Cleaning, replacement, and disposal.

(i) The employer shall provide the protective clothing and equipment required by (a) of this subsection in a clean and dry condition as often as necessary to maintain its effectiveness, but in any event at least weekly. The employer is responsible for cleaning and laundering the protective clothing and equipment required by this subsection to maintain its effectiveness and is also responsible for disposing of such clothing and equipment.

(ii) The employer also is responsible for repairing or replacing required protective clothing and equipment as needed to maintain its effectiveness. When rips or tears are detected while an employee is working they shall be immediately mended, or the worksuit shall be immediately replaced.

(iii) The employer shall prohibit the removal of cadmium from protective clothing and equipment by blowing, shaking, or any other means that disperses cadmium into the air.

(iv) The employer shall assure that any laundering of contaminated clothing or cleaning of contaminated equipment in the workplace is done in a manner that prevents the release of airborne cadmium in excess of the permissible exposure limit prescribed in subsection (3) of this section.

(v) The employer shall inform any person who launders or cleans protective clothing or equipment contaminated with cadmium of the potentially harmful effects of exposure to cadmium, and that the clothing and equipment should be laundered or cleaned in a manner to effectively prevent the release of airborne cadmium in excess of the PEL.

(10) Hygiene areas and practices.

(a) General. For employees whose airborne exposure to cadmium is above the PEL, the employer shall provide clean

change rooms, handwashing facilities, showers, and lunchroom facilities that comply with WAC 296-155-140.

(b) Change rooms. The employer shall assure that change rooms are equipped with separate storage facilities for street clothes and for protective clothing and equipment, which are designed to prevent dispersion of cadmium and contamination of the employee's street clothes.

(c) Showers and handwashing facilities.

(i) The employer shall assure that employees whose airborne exposure to cadmium is above the PEL shower during the end of the work shift.

(ii) The employer shall assure that employees who are exposed to cadmium above the PEL wash their hands and faces prior to eating, drinking, smoking, chewing tobacco or gum, or applying cosmetics.

(d) Lunchroom facilities.

(i) The employer shall assure that the lunchroom facilities are readily accessible to employees, that tables for eating are maintained free of cadmium, and that no employee in a lunchroom facility is exposed at any time to cadmium at or above a concentration of 2.5 $\mu\text{g}/\text{m}^3$.

(ii) The employer shall assure that employees do not enter lunchroom facilities with protective work clothing or equipment unless surface cadmium has been removed from the clothing and equipment by HEPA vacuuming or some other method that removes cadmium dust without dispersing it.

(11) Housekeeping.

(a) All surfaces shall be maintained as free as practicable of accumulations of cadmium.

(b) All spills and sudden releases of material containing cadmium shall be cleaned up as soon as possible.

(c) Surfaces contaminated with cadmium shall, wherever possible, be cleaned by vacuuming or other methods that minimize the likelihood of cadmium becoming airborne.

(d) HEPA-filtered vacuuming equipment or equally effective filtration methods shall be used for vacuuming. The equipment shall be used and emptied in a manner that minimizes the reentry of cadmium into the workplace.

(e) Shoveling, dry or wet sweeping, and brushing may be used only where vacuuming or other methods that minimize the likelihood of cadmium becoming airborne have been tried and found not to be effective.

(f) Compressed air shall not be used to remove cadmium from any surface unless the compressed air is used in conjunction with a ventilation system designed to capture the dust cloud created by the compressed air.

(g) Waste, scrap, debris, bags, containers, personal protective equipment, and clothing contaminated with cadmium and consigned for disposal shall be collected and disposed of in sealed impermeable bags or other closed, impermeable containers. These bags and containers shall be labeled in accordance with subsection (13)(b) of this section.

(12) Medical surveillance.

(a) General.

(i) Scope.

(A) Currently exposed—The employer shall institute a medical surveillance program for all employees who are or may be exposed at or above the action level and all employees who perform the following tasks, operations, or jobs: Electrical grounding with cadwelding; cutting, brazing, burning, grinding, or welding on surfaces that were painted

with cadmium-containing paints; electrical work using cadmium-coated conduit; use of cadmium containing paints; cutting and welding cadmium-plated steel; brazing or welding with cadmium alloys; fusing of reinforcing steel by cadmium welding; maintaining or retrofitting cadmium-coated equipment; and, wrecking and demolition where cadmium is present. A medical surveillance program will not be required if the employer demonstrates that the employee:

(I) Is not currently exposed by the employer to airborne concentrations of cadmium at or above the action level on 30 or more days per year (twelve consecutive months); and

(II) Is not currently exposed by the employer in those tasks on 30 or more days per year (twelve consecutive months).

(B) Previously exposed—The employer shall also institute a medical surveillance program for all employees who might previously have been exposed to cadmium by the employer prior to the effective date of this section in tasks specified under (a)(i)(A) of this subsection, unless the employer demonstrates that the employee did not in the years prior to the effective date of this section work in those tasks for the employer with exposure to cadmium for an aggregated total of more than 12 months.

(ii) To determine an employee's fitness for using a respirator, the employer shall provide the limited medical examination specified in (f) of this subsection.

(iii) The employer shall assure that all medical examinations and procedures required by this section are performed by or under the supervision of a licensed physician, who has read and is familiar with the health effects WAC 296-62-07441, Appendix A, the regulatory text of this section, the protocol for sample handling and lab selection in WAC 296-62-07451, Appendix F, and the questionnaire of WAC 296-62-07447, Appendix D.

(iv) The employer shall provide the medical surveillance required by this section, including multiple physician review under (m) of this subsection without cost to employees, and at a time and place that is reasonable and convenient to employees.

(v) The employer shall assure that the collecting and handling of biological samples of cadmium in urine (CdU), cadmium in blood (CdB), and beta-2 microglobulin in urine (B₂-M) taken from employees under this section is done in a manner that assures their reliability and that analysis of biological samples of cadmium in urine (CdU), cadmium in blood (CdB), and beta-2 microglobulin in urine (B₂-M) taken from employees under this section is performed in laboratories with demonstrated proficiency to perform the particular analysis. (See WAC 296-62-07451, Appendix F.)

(b) Initial examination.

(i) For employees covered by medical surveillance under (a)(i) of this subsection, the employer shall provide an initial medical examination. The examination shall be provided to those employees within 30 days after initial assignment to a job with exposure to cadmium or no later than 90 days after the effective date of this section, whichever date is later.

(ii) The initial medical examination shall include:

(A) A detailed medical and work history, with emphasis on: Past, present, and anticipated future exposure to cadmium; any history of renal, cardiovascular, respiratory, hematopoietic, reproductive, and/or musculo-skeletal system

dysfunction; current usage of medication with potential nephrotoxic side-effects; and smoking history and current status; and

(B) Biological monitoring that includes the following tests:

(I) Cadmium in urine (CdU), standardized to grams of creatinine (g/Cr);

(II) Beta-2 microglobulin in urine (B₂-M), standardized to grams of creatinine (g/Cr), with pH specified, as described in WAC 296-62-07451, Appendix F; and

(III) Cadmium in blood (CdB), standardized to liters of whole blood (lwb).

(ii) Recent examination: An initial examination is not required to be provided if adequate records show that the employee has been examined in accordance with the requirements of (b)(ii) of this subsection within the past 12 months. In that case, such records shall be maintained as part of the employee's medical record and the prior exam shall be treated as if it were an initial examination for the purposes of (c) and (d) of this subsection.

(c) Actions triggered by initial biological monitoring.

(i) If the results of the biological monitoring tests in the initial examination show the employee's CdU level to be at or below 3 µg/g Cr, B₂-M level to be at or below 300 µg/g Cr and CdB level to be at or below 5 µg/lwb, then:

(A) For employees who are subject to medical surveillance under (a)(i)(A) of this subsection because of current or anticipated exposure to cadmium, the employer shall provide the minimum level of periodic medical surveillance in accordance with the requirements in (d)(i) of this subsection; and

(B) For employees who are subject to medical surveillance under (a)(i)(B) of this subsection because of prior but not current exposure, the employer shall provide biological monitoring for CdU, B₂-M, and CdB within one year after the initial biological monitoring and then the employer shall comply with the requirements of (d)(vi) of this subsection.

(ii) For all employees who are subject to medical surveillance under (a)(i) of this subsection, if the results of the initial biological monitoring tests show the level of CdU to exceed 3 µg/g Cr, the level of B₂-M to be in excess of 300 µg/g Cr, or the level of CdB to be in excess of 5 µg/lwb, the employer shall:

(A) Within two weeks after receipt of biological monitoring results, reassess the employee's occupational exposure to cadmium as follows:

(I) Reassess the employee's work practices and personal hygiene;

(II) Reevaluate the employee's respirator use, if any, and the respirator program;

(III) Review the hygiene facilities;

(IV) Reevaluate the maintenance and effectiveness of the relevant engineering controls;

(V) Assess the employee's smoking history and status;

(B) Within 30 days after the exposure reassessment, specified in (c)(ii)(A) of this subsection, take reasonable steps to correct any deficiencies found in the reassessment that may be responsible for the employee's excess exposure to cadmium; and

(C) Within 90 days after receipt of biological monitoring results, provide a full medical examination to the employee in accordance with the requirements of (d)(ii) of

this subsection. After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. If the physician determines that medical removal is not necessary, then until the employee's CdU level falls to or below 3 µg/g Cr, B₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall:

(I) Provide biological monitoring in accordance with (b)(ii)(B) of this subsection on a semiannual basis; and

(II) Provide annual medical examinations in accordance with (d)(ii) of this subsection.

(iii) For all employees who are subject to medical surveillance under (a)(i) of this subsection, if the results of the initial biological monitoring tests show the level of CdU to be in excess of 15 µg/g Cr, or the level of CdB to be in excess of 15 µg/lwb, or the level of B₂-M to be in excess of 1,500 µg/g Cr, the employer shall comply with the requirements of (c)(ii)(A) and (B) of this subsection. Within 90 days after receipt of biological monitoring results, the employer shall provide a full medical examination to the employee in accordance with the requirements of (d)(ii) of this subsection. After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. However, if the initial biological monitoring results and the biological monitoring results obtained during the medical examination both show that: CdU exceeds 15 µg/g Cr; or CdB exceeds 15 µg/lwb; or B₂-M exceeds 1500 µg/g Cr, and in addition CdU exceeds 3 µg/g Cr or CdB exceeds 5 µg/liter of whole blood, then the physician shall medically remove the employee from exposure to cadmium at or above the action level. If the second set of biological monitoring results obtained during the medical examination does not show that a mandatory removal trigger level has been exceeded, then the employee is not required to be removed by the mandatory provisions of this section. If the employee is not required to be removed by the mandatory provisions of this section or by the physician's determination, then until the employee's CdU level falls to or below 3 µg/g Cr, B₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall:

(A) Periodically reassess the employee's occupational exposure to cadmium;

(B) Provide biological monitoring in accordance with (b)(ii)(B) of this subsection on a quarterly basis; and

(C) Provide semiannual medical examinations in accordance with (d)(ii) of this subsection.

(iv) For all employees to whom medical surveillance is provided, beginning on January 1, 1999, and in lieu of (c)(iii) of this subsection, whenever the results of initial biological monitoring tests show the employee's CdU level to be in excess of 7 µg/g Cr, or B₂-M level to be in excess of 750 µg/g Cr, or CdB level to be in excess of 10 µg/lwb, the employer shall comply with the requirements of (c)(ii)(A) and (B) of this subsection. Within 90 days after receipt of biological monitoring results, the employer shall provide a full medical examination to the employee in accordance with the requirements of (d)(ii) of this subsection. After completing the medical examination, the examining physician shall determine in a written medical opinion whether to medically remove the employee. However, if the initial biological monitoring results and the biological

monitoring results obtained during the medical examination both show that: CdU exceeds 7 µg/g Cr; or CdB exceeds 10 µg/lwb; or B₂-M exceeds 750 µg/g Cr, and in addition CdU exceeds 3 µg/g Cr or CdB exceeds 5 µg/liter of whole blood, then the physician shall medically remove the employee from exposure to cadmium at or above the action level. If the second set of biological monitoring results obtained during the medical examination does not show that a mandatory removal trigger level has been exceeded, then the employee is not required to be removed by the mandatory provisions of this section. If the employee is not required to be removed by the mandatory provisions of this section or by the physician's determination, then until the employee's CdU level falls to or below 3 µg/g Cr, B₂-M level falls to or below 300 µg/g Cr and CdB level falls to or below 5 µg/lwb, the employer shall:

(A) Periodically reassess the employee's occupational exposure to cadmium;

(B) Provide biological monitoring in accordance with (b)(ii)(B) of this subsection on a quarterly basis; and

(C) Provide semiannual medical examinations in accordance with (d)(ii) of this subsection.

(d) Periodic medical surveillance.

(i) For each employee who is covered by medical surveillance under (a)(i)(A) of this subsection because of current or anticipated exposure to cadmium, the employer shall provide at least the minimum level of periodic medical surveillance, which consists of periodic medical examinations and periodic biological monitoring. A periodic medical examination shall be provided within one year after the initial examination required by (b) of this subsection and thereafter at least biennially. Biological sampling shall be provided at least annually either as part of a periodic medical examination or separately as periodic biological monitoring.

(ii) The periodic medical examination shall include:

(A) A detailed medical and work history, or update thereof, with emphasis on: Past, present, and anticipated future exposure to cadmium; smoking history and current status; reproductive history; current use of medications with potential nephrotoxic side-effects; any history of renal, cardiovascular, respiratory, hematopoietic, and/or musculo-skeletal system dysfunction; and as part of the medical and work history, for employees who wear respirators, questions 3 through 11 and 25 through 32 in WAC 296-62-07447, Appendix D;

(B) A complete physical examination with emphasis on: Blood pressure, the respiratory system, and the urinary system;

(C) A 14 inch by 17 inch, or a reasonably standard sized posterior-anterior chest x-ray (after the initial x-ray, the frequency of chest x-rays is to be determined by the examining physician);

(D) Pulmonary function tests, including forced vital capacity (FVC) and forced expiratory volume at 1 second (FEV₁);

(E) Biological monitoring, as required in (b)(ii)(B) of this subsection;

(F) Blood analysis, in addition to the analysis required under (b)(ii)(B) of this subsection, including blood urea nitrogen, complete blood count, and serum creatinine;

(G) Urinalysis, in addition to the analysis required under (b)(ii)(B) of this subsection, including the determination of

albumin, glucose, and total and low molecular weight proteins;

(H) For males over 40 years old, prostate palpation, or other at least as effective diagnostic test(s); and

(I) Any additional tests or procedures deemed appropriate by the examining physician.

(iii) Periodic biological monitoring shall be provided in accordance with (b)(ii)(B) of this subsection.

(iv) If the results of periodic biological monitoring or the results of biological monitoring performed as part of the periodic medical examination show the level of the employee's CdU, B₂-M, or CdB to be in excess of the levels specified in (c)(iii) of this subsection; or, beginning on January 1, 1999, in excess of the levels specified in (c)(iv) of this subsection, the employer shall take the appropriate actions specified in (c)(iii) and (iv) of this subsection, respectively.

(v) For previously exposed employees under (a)(i)(B) of this subsection:

(A) If the employee's levels of CdU did not exceed 3 µg/g Cr, CdB did not exceed 5 µg/lwb, and B₂-M did not exceed 300 µg/g Cr in the initial biological monitoring tests, and if the results of the follow-up biological monitoring required by (c)(i)(B) of this subsection within one year after the initial examination confirm the previous results, the employer may discontinue all periodic medical surveillance for that employee.

(B) If the initial biological monitoring results for CdU, CdB, or B₂-M were in excess of the levels specified in (c)(i) of this subsection, but subsequent biological monitoring results required by (c)(ii) through (iv) of this subsection show that the employee's CdU levels no longer exceed 3 µg/g Cr, CdB levels no longer exceed 5 µg/lwb, and B₂-M levels no longer exceed 300 µg/g Cr, the employer shall provide biological monitoring for CdU, CdB, and B₂-M within one year after these most recent biological monitoring results. If the results of the follow-up biological monitoring within one year, specified in this section, confirm the previous results, the employer may discontinue all periodic medical surveillance for that employee.

(C) However, if the results of the follow-up tests specified in (d)(v)(A) or (B) of this subsection indicate that the level of the employee's CdU, B₂-M, or CdB exceeds these same levels, the employer is required to provide annual medical examinations in accordance with the provisions of (d)(ii) of this subsection until the results of biological monitoring are consistently below these levels or the examining physician determines in a written medical opinion that further medical surveillance is not required to protect the employee's health.

(vi) A routine, biennial medical examination is not required to be provided in accordance with (c)(i) and (d) of this subsection if adequate medical records show that the employee has been examined in accordance with the requirements of (d)(ii) of this subsection within the past 12 months. In that case, such records shall be maintained by the employer as part of the employee's medical record, and the next routine, periodic medical examination shall be made available to the employee within two years of the previous examination.

(e) Actions triggered by medical examinations. If the results of a medical examination carried out in accordance

with this section indicate any laboratory or clinical finding consistent with cadmium toxicity that does not require employer action under (b), (c), or (d) of this subsection, the employer shall take the following steps and continue to take them until the physician determines that they are no longer necessary.

(i) Periodically reassess: The employee's work practices and personal hygiene; the employee's respirator use, if any; the employee's smoking history and status; the respiratory protection program; the hygiene facilities; the maintenance and effectiveness of the relevant engineering controls; and take all reasonable steps to correct the deficiencies found in the reassessment that may be responsible for the employee's excess exposure to cadmium.

(ii) Provide semiannual medical reexaminations to evaluate the abnormal clinical sign(s) of cadmium toxicity until the results are normal or the employee is medically removed; and

(iii) Where the results of tests for total proteins in urine are abnormal, provide a more detailed medical evaluation of the toxic effects of cadmium on the employee's renal system.

(f) Examination for respirator use.

(i) To determine an employee's fitness for respirator use, the employer shall provide a medical examination that includes the elements specified in (f)(i)(A) through (D) of this subsection. This examination shall be provided prior to the employee's being assigned to a job that requires the use of a respirator or no later than 90 days after this section goes into effect, whichever date is later, to any employee without a medical examination within the preceding 12 months that satisfies the requirements of this section.

(A) A detailed medical and work history, or update thereof, with emphasis on: Past exposure to cadmium; smoking history and current status; any history of renal, cardiovascular, respiratory, hematopoietic, and/or musculo-skeletal system dysfunction; a description of the job for which the respirator is required; and questions 3 through 11 and 25 through 32 in WAC 296-62-07447, Appendix D;

(B) A blood pressure test;

(C) Biological monitoring of the employee's levels of CdU, CdB and B₂-M in accordance with the requirements of (b)(ii)(B) of this subsection, unless such results already have been obtained within the twelve months; and

(D) Any other test or procedure that the examining physician deems appropriate.

(ii) After reviewing all the information obtained from the medical examination required in (f)(i) of this subsection, the physician shall determine whether the employee is fit to wear a respirator.

(iii) Whenever an employee has exhibited difficulty in breathing during a respirator fit test or during use of a respirator, the employer, as soon as possible, shall provide the employee with a periodic medical examination in accordance with (d)(ii) of this subsection to determine the employee's fitness to wear a respirator.

(iv) Where the results of the examination required under (f)(i) or (ii) of this subsection are abnormal, medical limitation or prohibition of respirator use shall be considered. If the employee is allowed to wear a respirator, the employee's ability to continue to do so shall be periodically evaluated by a physician.

(g) Emergency examinations.

(i) In addition to the medical surveillance required in (b) through (f) of this subsection, the employer shall provide a medical examination as soon as possible to any employee who may have been acutely exposed to cadmium because of an emergency.

(ii) The examination shall include the requirements of (d)(ii), of this subsection, with emphasis on the respiratory system, other organ systems considered appropriate by the examining physician, and symptoms of acute overexposure, as identified in Appendix A, WAC 296-62-07441 (2)(b)(i) and (ii) and (4).

(h) Termination of employment examination.

(i) At termination of employment, the employer shall provide a medical examination in accordance with (d)(ii) of this subsection, including a chest x-ray where necessary, to any employee to whom at any prior time the employer was required to provide medical surveillance under (a)(i) or (g) of this subsection. However, if the last examination satisfied the requirements of (d)(ii) of this subsection and was less than six months prior to the date of termination, no further examination is required unless otherwise specified in (c) or (e) of this subsection;

(ii) In addition, if the employer has discontinued all periodic medical surveillance under (d)(vi) of this subsection, no termination of employment medical examination is required.

(i) Information provided to the physician. The employer shall provide the following information to the examining physician:

(i) A copy of this standard and appendices;

(ii) A description of the affected employee's former, current, and anticipated duties as they relate to the employee's occupational exposure to cadmium;

(iii) The employee's former, current, and anticipated future levels of occupational exposure to cadmium;

(iv) A description of any personal protective equipment, including respirators, used or to be used by the employee, including when and for how long the employee has used that equipment; and

(v) Relevant results of previous biological monitoring and medical examinations.

(j) Physician's written medical opinion.

(i) The employer shall promptly obtain a written, signed, medical opinion from the examining physician for each medical examination performed on each employee. This written opinion shall contain:

(A) The physician's diagnosis for the employee;

(B) The physician's opinion as to whether the employee has any detected medical condition(s) that would place the employee at increased risk of material impairment to health from further exposure to cadmium, including any indications of potential cadmium toxicity;

(C) The results of any biological or other testing or related evaluations that directly assess the employee's absorption of cadmium;

(D) Any recommended removal from, or limitation on the activities or duties of the employee or on the employee's use of personal protective equipment, such as respirators;

(E) A statement that the physician has clearly and carefully explained to the employee the results of the medical examination, including all biological monitoring

results and any medical conditions related to cadmium exposure that require further evaluation or treatment, and any limitation on the employee's diet or use of medications.

(ii) The employer shall promptly obtain a copy of the results of any biological monitoring provided by an employer to an employee independently of a medical examination under (b) and (d) of this subsection, and, in lieu of a written medical opinion, an explanation sheet explaining those results.

(iii) The employer shall instruct the physician not to reveal orally or in the written medical opinion given to the employer specific findings or diagnoses unrelated to occupational exposure to cadmium.

(k) Medical removal protection (MRP).

(i) General.

(A) The employer shall temporarily remove an employee from work where there is excess exposure to cadmium on each occasion that medical removal is required under (c), (d), or (f) of this subsection and on each occasion that a physician determines in a written medical opinion that the employee should be removed from such exposure. The physician's determination may be based on biological monitoring results, inability to wear a respirator, evidence of illness, other signs or symptoms of cadmium-related dysfunction or disease, or any other reason deemed medically sufficient by the physician.

(B) The employer shall medically remove an employee in accordance with (k) of this subsection regardless of whether at the time of removal a job is available into which the removed employee may be transferred.

(C) Whenever an employee is medically removed under (k) of this subsection, the employer shall transfer the removed employee to a job where the exposure to cadmium is within the permissible levels specified in that paragraph as soon as one becomes available.

(D) For any employee who is medically removed under the provisions of (k)(i) of this subsection, the employer shall provide follow-up medical examinations semiannually until, in a written medical opinion, the examining physician determines that either the employee may be returned to his/her former job status or the employee must be permanently removed from excess cadmium exposure.

(E) The employer may not return an employee who has been medically removed for any reason to his/her former job status until a physician determines in a written medical opinion that continued medical removal is no longer necessary to protect the employee's health.

(ii) Where an employee is found unfit to wear a respirator under (f)(ii) of this subsection, the employer shall remove the employee from work where exposure to cadmium is above the PEL.

(iii) Where removal is based upon any reason other than the employee's inability to wear a respirator, the employer shall remove the employee from work where exposure to cadmium is at or above the action level.

(iv) Except as specified in (k)(v) of this subsection, no employee who was removed because his/her level of CdU, CdB and/or B₂-M exceeded the trigger levels in (c) or (d) of this subsection may be returned to work with exposure to cadmium at or above the action level until the employee's levels of CdU fall to or below 3 µg/g Cr, CdB fall to or below 5 µg/lwb, and B₂-M fall to or below 300 µg/g Cr.

(v) However, when in the examining physician's opinion continued exposure to cadmium will not pose an increased risk to the employee's health and there are special circumstances that make continued medical removal an inappropriate remedy, the physician shall fully discuss these matters with the employee, and then in a written determination may return a worker to his/her former job status despite what would otherwise be unacceptably high biological monitoring results. Thereafter and until such time as the employee's biological monitoring results have decreased to levels where he/she could have been returned to his/her former job status, the returned employee shall continue medical surveillance as if he/she were still on medical removal. Until such time, the employee is no longer subject to mandatory medical removal. Subsequent questions regarding the employee's medical removal shall be decided solely by a final medical determination.

(vi) Where an employer, although not required by this section to do so, removes an employee from exposure to cadmium or otherwise places limitations on an employee due to the effects of cadmium exposure on the employee's medical condition, the employer shall provide the same medical removal protection benefits to that employee under (l) of this subsection as would have been provided had the removal been required under (k) of this subsection.

(l) Medical removal protection benefits.

(i) The employer shall provide medical removal protection benefits to an employee for up to a maximum of 18 months each time, and while the employee is temporarily medically removed under (k) of this subsection.

(ii) For purposes of this section, the requirement that the employer provide medical removal protection benefits means that the employer shall maintain the total normal earnings, seniority, and all other employee rights and benefits of the removed employee, including the employee's right to his/her former job status, as if the employee had not been removed from the employee's job or otherwise medically limited.

(iii) Where, after 18 months on medical removal because of elevated biological monitoring results, the employee's monitoring results have not declined to a low enough level to permit the employee to be returned to his/her former job status:

(A) The employer shall make available to the employee a medical examination pursuant to this section in order to obtain a final medical determination as to whether the employee may be returned to his/her former job status or must be permanently removed from excess cadmium exposure; and

(B) The employer shall assure that the final medical determination indicates whether the employee may be returned to his/her former job status and what steps, if any, should be taken to protect the employee's health.

(iv) The employer may condition the provision of medical removal protection benefits upon the employee's participation in medical surveillance provided in accordance with this section.

(m) Multiple physician review.

(i) If the employer selects the initial physician to conduct any medical examination or consultation provided to an employee under this section, the employee may designate a second physician to:

(A) Review any findings, determinations, or recommendations of the initial physician; and

(B) Conduct such examinations, consultations, and laboratory tests as the second physician deems necessary to facilitate this review.

(ii) The employer shall promptly notify an employee of the right to seek a second medical opinion after each occasion that an initial physician provided by the employer conducts a medical examination or consultation pursuant to this section. The employer may condition its participation in, and payment for, multiple physician review upon the employee doing the following within fifteen (15) days after receipt of this notice, or receipt of the initial physician's written opinion, whichever is later:

(A) Informing the employer that he or she intends to seek a medical opinion; and

(B) Initiating steps to make an appointment with a second physician.

(iii) If the findings, determinations, or recommendations of the second physician differ from those of the initial physician, then the employer and the employee shall assure that efforts are made for the two physicians to resolve any disagreement.

(iv) If the two physicians have been unable to quickly resolve their disagreement, then the employer and the employee, through their respective physicians, shall designate a third physician to:

(A) Review any findings, determinations, or recommendations of the other two physicians; and

(B) Conduct such examinations, consultations, laboratory tests, and discussions with the other two physicians as the third physician deems necessary to resolve the disagreement among them.

(v) The employer shall act consistently with the findings, determinations, and recommendations of the third physician, unless the employer and the employee reach an agreement that is consistent with the recommendations of at least one of the other two physicians.

(n) Alternate physician determination. The employer and an employee or designated employee representative may agree upon the use of any alternate form of physician determination in lieu of the multiple physician review provided by (m) of this subsection, so long as the alternative is expeditious and at least as protective of the employee.

(o) Information the employer must provide the employee.

(i) The employer shall provide a copy of the physician's written medical opinion to the examined employee within five working days after receipt thereof.

(ii) The employer shall provide the employee with a copy of the employee's biological monitoring results and an explanation sheet explaining the results within five working days after receipt thereof.

(iii) Within 30 days after a request by an employee, the employer shall provide the employee with the information the employer is required to provide the examining physician under (i) of this subsection.

(p) Reporting. In addition to other medical events that are required to be reported on the OSHA Form No. 200, the employer shall report any abnormal condition or disorder caused by occupational exposure to cadmium associated with employment as specified in Chapter (V)(E) of the Bureau of

Labor Statistics Recordkeeping Guidelines for Occupational Injuries and Illnesses.

(13) Communication of cadmium hazards to employees

(a) General. In communications concerning cadmium hazards, employers shall comply with the requirements of WISHA's Hazard Communication Standard, chapter 296-62 WAC, Part C, including but not limited to the requirements concerning warning signs and labels, material safety data sheets (MSDS), and employee information and training. In addition, employers shall comply with the following requirements:

(b) Warning signs.

(i) Warning signs shall be provided and displayed in regulated areas. In addition, warning signs shall be posted at all approaches to regulated areas so that an employee may read the signs and take necessary protective steps before entering the area.

(ii) Warning signs required by (b)(i) of this subsection shall bear the following information:

Danger, Cadmium, Cancer Hazard,
Can Cause Lung and Kidney Disease,
Authorized Personnel Only,
Respirators Required in This Area

(iii) The employer shall assure that signs required by this paragraph are illuminated, cleaned, and maintained as necessary so that the legend is readily visible.

(c) Warning labels.

(i) Shipping and storage containers containing cadmium, cadmium compounds, or cadmium contaminated clothing, equipment, waste, scrap, or debris shall bear appropriate warning labels, as specified in (c)(ii) of this subsection.

(ii) The warning labels shall include at least the following information:

Danger, Contains Cadmium, Cancer Hazard,
Avoid Creating Dust, Can Cause Lung and Kidney
Disease

(iii) Where feasible, installed cadmium products shall have a visible label or other indication that cadmium is present.

(d) Employee information and training.

(i) The employer shall institute a training program for all employees who are potentially exposed to cadmium, assure employee participation in the program, and maintain a record of the contents of such program.

(ii) Training shall be provided prior to or at the time of initial assignment to a job involving potential exposure to cadmium and at least annually thereafter.

(iii) The employer shall make the training program understandable to the employee and shall assure that each employee is informed of the following:

(A) The health hazards associated with cadmium exposure, with special attention to the information incorporated in WAC 296-62-07441, Appendix A;

(B) The quantity, location, manner of use, release, and storage of cadmium in the workplace and the specific nature of operations that could result in exposure to cadmium, especially exposures above the PEL;

(C) The engineering controls and work practices associated with the employee's job assignment;

(D) The measures employees can take to protect themselves from exposure to cadmium, including modification of such habits as smoking and personal hygiene, and

specific procedures the employer has implemented to protect employees from exposure to cadmium such as appropriate work practices, emergency procedures, and the provision of personal protective equipment;

(E) The purpose, proper selection, fitting, proper use, and limitations of respirators and protective clothing;

(F) The purpose and a description of the medical surveillance program required by subsection (12) of this section;

(G) The contents of this section and its appendices; and

(H) The employee's rights of access to records under chapter 296-62 WAC, Part B.

(iv) Additional access to information and training program and materials.

(A) The employer shall make a copy of this section and its appendices readily available to all affected employees and shall provide a copy without cost if requested.

(B) Upon request, the employer shall provide to the director or authorized representative, all materials relating to the employee information and the training program.

(e) Multi-employer workplace. In a multi-employer workplace, an employer who produces, uses, or stores cadmium in a manner that may expose employees of other employers to cadmium shall notify those employers of the potential hazard in accordance with WAC 296-62-05409 of the hazard communication standard.

(14) Recordkeeping.

(a) Exposure monitoring.

(i) The employer shall establish and keep an accurate record of all air monitoring for cadmium in the workplace.

(ii) This record shall include at least the following information:

(A) The monitoring date, shift, duration, air volume, and results in terms of an 8-hour TWA of each sample taken, and if cadmium is not detected, the detection level;

(B) The name, Social Security number, and job classification of all employees monitored and of all other employees whose exposures the monitoring result is intended to represent, including, where applicable, a description of how it was determined that the employee's monitoring result could be taken to represent other employee's exposures;

(C) A description of the sampling and analytical methods used and evidence of their accuracy;

(D) The type of respiratory protective device, if any, worn by the monitored employee and by any other employee whose exposure the monitoring result is intended to represent;

(E) A notation of any other conditions that might have affected the monitoring results;

(F) Any exposure monitoring or objective data that were used and the levels.

(iii) The employer shall maintain this record for at least thirty (30) years, in accordance with WAC 296-62-05207.

(iv) The employer shall also provide a copy of the results of an employee's air monitoring prescribed in subsection (4) of this section to an industry trade association and to the employee's union, if any, or, if either of such associations or unions do not exist, to another comparable organization that is competent to maintain such records and is reasonably accessible to employers and employees in the industry.

(b) Objective data for exemption from requirement for initial monitoring.

(i) For purposes of this section, objective data are information demonstrating that a particular product or material containing cadmium or a specific process, operation, or activity involving cadmium cannot release dust or fumes in concentrations at or above the action level even under the worst-case release conditions. Objective data can be obtained from an industry-wide study or from laboratory product test results from manufacturers of cadmium-containing products or materials. The data the employer uses from an industry-wide survey must be obtained under workplace conditions closely resembling the processes, types of material, control methods, work practices, and environmental conditions in the employer's current operations.

(ii) The employer shall maintain the record for at least 30 years of the objective data relied upon.

(c) Medical surveillance.

(i) The employer shall establish and maintain an accurate record for each employee covered by medical surveillance under (a)(i) of this subsection.

(ii) The record shall include at least the following information about the employee:

(A) Name, Social Security number, and description of duties;

(B) A copy of the physician's written opinions and of the explanation sheets for biological monitoring results;

(C) A copy of the medical history, and the results of any physical examination and all test results that are required to be provided by this section, including biological tests, x-rays, pulmonary function tests, etc., or that have been obtained to further evaluate any condition that might be related to cadmium exposure;

(D) The employee's medical symptoms that might be related to exposure to cadmium; and

(E) A copy of the information provided to the physician as required by subsection (12)(i) of this section.

(iii) The employer shall assure that this record is maintained for the duration of employment plus thirty (30) years, in accordance with WAC 296-62-05207.

(iv) At the employee's request, the employer shall promptly provide a copy of the employee's medical record, or update as appropriate, to a medical doctor or a union specified by the employee.

(d) Training. The employer shall certify that employees have been trained by preparing a certification record which includes the identity of the person trained, the signature of the employer or the person who conducted the training, and the date the training was completed. The certification records shall be prepared at the completion of training and shall be maintained on file for one (1) year beyond the date of training of that employee.

(e) Availability.

(i) Except as otherwise provided for in this section, access to all records required to be maintained by (a) through (d) of this subsection shall be in accordance with the provisions of WAC 296-62-052.

(ii) Within 15 days after a request, the employer shall make an employee's medical records required to be kept by (c) of this subsection available for examination and copying to the subject employee, to designated representatives, to

anyone having the specific written consent of the subject employee, and after the employee's death or incapacitation, to the employee's family members.

(f) Transfer of records. Whenever an employer ceases to do business and there is no successor employer or designated organization to receive and retain records for the prescribed period, the employer shall comply with the requirements concerning transfer of records set forth in WAC 296-62-05215.

(15) Observation of monitoring.

(a) Employee observation. The employer shall provide affected employees or their designated representatives an opportunity to observe any monitoring of employee exposure to cadmium.

(b) Observation procedures. When observation of monitoring requires entry into an area where the use of protective clothing or equipment is required, the employer shall provide the observer with that clothing and equipment and shall assure that the observer uses such clothing and equipment and complies with all other applicable safety and health procedures.

(16) Dates.

(a) Effective date. This section shall become effective on June 14, 1993.

(b) Start-up dates. All obligations of this section commence on the effective date except as follows:

(i) Exposure monitoring. Except for small businesses (nineteen or fewer employees), initial monitoring required by subsection (4)(b) of this section shall be completed as soon as possible and in any event no later than 60 days after the effective date of this section. For small businesses, initial monitoring required by subsection (4)(b) of this section shall be completed as soon as possible and in any event no later than 120 days after the effective date of this section.

(ii) The permissible exposure limit (PEL). Except for small businesses, as defined under (b)(i) of this subsection, the employer shall comply with the PEL established by subsection (3) of this section as soon as possible and in any event no later than 90 days after the effective date of this section. For small businesses, the employer shall comply with the PEL established by subsection (3) of this section as soon as possible and in any event no later than 150 days after the effective date of this section.

(iii) Regulated areas. Except for small businesses, as defined under (b)(i) of this subsection, regulated areas required to be established by subsection (5) of this section shall be set up as soon as possible after the results of exposure monitoring are known and in any event no later than 90 days after the effective date of this section. For small businesses, regulated areas required to be established by subsection (5) of this section shall be set up as soon as possible after the results of exposure monitoring are known and in any event no later than 150 days after the effective date of this section.

(iv) Respiratory protection. Except for small businesses, as defined under (b)(i) of this subsection, respiratory protection required by subsection (7) of this section shall be provided as soon as possible and in any event no later than 90 days after the effective date of this section. For small businesses, respiratory protection required by subsection (7) of this section shall be provided as soon as possible and in

any event no later than 150 days after the effective date of this section.

(v) Compliance program. Except for small businesses, as defined under (b)(i) of this subsection, written compliance programs required by subsection (6)(b) of this section shall be completed and available as soon as possible and in any event no later than 90 days after the effective date of this section. For small businesses, written compliance programs required by subsection (6)(b) of this section shall be completed and available as soon as possible and in any event no later than 180 days after the effective date of this section.

(vi) Methods of compliance. Except for small businesses, as defined under (b)(i) of this subsection, the engineering controls required by subsection (6)(a) of this section shall be implemented as soon as possible and in any event no later than 120 days after the effective date of this section. For small businesses, the engineering controls required by subsection (6)(a) of this section shall be implemented as soon as possible and in any event no later than 240 days after the effective date of this section. Work practice controls shall be implemented as soon as possible. Work practice controls that are directly related to engineering controls to be implemented shall be implemented as soon as possible after such engineering controls are implemented.

(vii) Hygiene and lunchroom facilities. Except for small businesses, as defined under (b)(i) of this subsection, handwashing facilities, showers, change rooms and eating facilities required by subsection (10) of this section, whether permanent or temporary, shall be provided as soon as possible and in any event no later than 60 days after the effective date of this section. For small businesses, handwashing facilities, showers, change rooms and eating facilities required by subsection (10) of this section, whether permanent or temporary, shall be provided as soon as possible and in any event no later than 120 days after the effective date of this section.

(viii) Employee information and training. Except for small businesses, as defined under (b)(i) of this subsection, employee information and training required by subsection (13)(d) of this section shall be provided as soon as possible and in any event no later than 90 days after the effective date of this section. For small businesses, employee information and training required by subsection (13)(d) of this section shall be provided as soon as possible and in any event no later than 180 days after the effective date of this section.

(ix) Medical surveillance. Except for small businesses, as defined under (b)(i) of this subsection, initial medical examinations required by subsection (12) of this section shall be provided as soon as possible and in any event no later than 90 days after the effective date of this section. For small businesses, initial medical examinations required by subsection (12) of this section shall be provided as soon as possible and in any event no later than 180 days after the effective date of this section.

(17) Appendices.

(a) WAC 296-62-07445, Appendix C, is a part of this standard, and compliance with its contents is mandatory.

(b) Except where portions of WAC 296-62-07441, 296-62-07443, 296-62-07447, 296-62-07449, and 296-62-07451, Appendices A, B, D, E, and F, respectively, to this section are expressly incorporated in requirements of this section,

these appendices are purely informational and are not intended to create any additional obligations not otherwise imposed or to detract from any existing obligations.

NEW SECTION

WAC 296-306-01001 Cadmium. WAC 296-62-074 through 296-62-07451 shall apply to the exposure of every employee to cadmium in every employment and place of employment covered by chapter 296-306 WAC in lieu of any different standard on exposures to cadmium that would otherwise be applicable by virtue of sections of chapter 296-306 WAC.

WSR 93-02-065
PROPOSED RULES
DEPARTMENT OF HEALTH
 (Examining Board of Psychology)
 [Filed January 6, 1993, 11:22 a.m.]

Original Notice.

Title of Rule: New sections WAC 246-924-055 Psychologists—Educational prerequisites to licensing for applicants enrolled in a doctoral program prior to December 28, 1978, and 246-924-065 Psychologists—Experience requirement prerequisite to licensing for experience prior to March 5, 1985; and amending WAC 246-924-040 Psychologists—Education prerequisite to licensing, 246-924-050 Psychologists—Education prerequisites to licensing for applicants enrolled in a doctoral program between December 28, 1978, to October 19, 1987, and 246-924-060 Psychologists—Experience prerequisite to licensing.

Statutory Authority for Adoption: RCW 18.83.050(5).
 Statute Being Implemented: Chapter 18.83 RCW.

Summary: These two new sections will clarify the educational requirements for applicants enrolled in doctoral programs on certain dates. The three sections that are being amended are for purposes of clarifying which rule relates to which period of time for educational requirements.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, 1300 S.E. Quince Street, Olympia, WA 98504, (206) 753-3095.

Name of Proponent: Examining Board of Psychology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The amendments to existing rules are in order to clarify which rules apply for applicants depending on the date they entered their doctoral program. The new sections are being proposed to further clarify the exact educational requirements for applicants enrolled prior to 1978 and those applicants enrolled prior to 1985.

Proposal Changes the Following Existing Rules: Yes, clarifies the appropriate date to the appropriate requirements. The requirements have not changed but these rules will clarify the exact dates corresponding to each rule.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: SeaTac Airport Hilton, Elliott East Room, 17620 Pacific Highway South, Seattle, WA 98168-0964, on February 12, 1993, at 1:45 p.m.

Submit Written Comments to: Examining Board of Psychology, Terry J. West, Program Manager, 1300 S.E. Quince Street, Olympia, WA 98504-7868, by February 5, 1993.

Date of Intended Adoption: February 12, 1993.

December 11, 1992

Dave Gossett

Chair

AMENDATORY SECTION (Amending Order 129B, filed 1/28/91, effective 2/28/91)

WAC 246-924-040 Psychologists—Education prerequisite to licensing. This rule shall apply for applicants enrolled after October 19, 1987 in a program leading to a doctoral degree. To meet the education requirement of RCW 18.83.070, an applicant shall possess a doctoral degree from an institution of higher education accredited in the region in which the doctoral program is offered at the time the applicant's degree was awarded. In that doctoral program, at least forty semester hours, or sixty quarter-hours, of graduate courses shall have been passed successfully, and can be clearly identified by title and course content as being part of a psychology program. One of the standards for issuance of said degree shall have been the submission of an original dissertation which was psychological in nature. Endorsement by the program administrator shall be requested and considered.

An integrated program of graduate study in psychology shall be defined as follows:

(1) The following defines the organization structure of the program:

(a) The program shall be clearly identified and labeled as a psychology program. Pertinent catalogues and brochures shall show intent to educate and train psychologists.

(b) The psychology program shall stand as a recognized, coherent, entity within the institution.

(c) There shall be a clear authority and primary responsibility for the core and specialty areas, whether or not the program cuts across administrative lines.

(d) There shall be an organized sequence of study planned by those responsible for the program to provide an appropriate, integrated experience covering the field of psychology.

(e) There shall be an identifiable psychology faculty and a psychologist administratively responsible for the program.

(f) There shall be an identified body of students selected on the basis of high ability and appropriate educational preparation.

(2) The following defines the academic program:

(a) The curriculum shall encompass a minimum of three academic years of full-time graduate study or their equivalent. The doctoral program shall involve at least one continuous year of full-time residency at the institution which grants the degree. A minimum of seven hundred fifty hours of student-faculty contact involving face-to-face individual or group educational meetings shall be considered in lieu of one year residency. Such educational meetings

must include both faculty-student and student-student interaction, be conducted by the psychology faculty of the institution at least seventy-five percent of the time, be fully documented by the institution and the applicant, and relate substantially to the program components specified. The applicant shall clearly have had instruction in: History and systems, research design and methodology, statistics and psychometrics. The program shall require each student to complete three or more semester hours (five or more quarter-hours) of core study in each of the following content areas:

(i) Biological bases of behavior (physiological psychology, comparative psychology, neurobases, sensation and perception, biological bases of development);

(ii) Cognitive-affective bases of behavior (learning, thinking, motivation, emotion, cognitive development);

(iii) Social bases of behavior (social psychology, organizational theory, community psychology, social development);

(iv) Individual differences (personality theory, psychopathology); and

(v) Scientific and professional ethics.

(b) The program shall include practicum, internship, field or laboratory experience appropriate to the area of psychology that is the student's major emphasis.

(3) If the major emphasis is in clinical, counseling, school or other applied area, the program shall include coordinated practicum and internship experience.

(a) Practicum experience shall total at least two semesters (three quarters) and consist of a total of at least 300 hours of direct experience and 100 hours of supervision.

(b) The practica shall be followed by an organized internship. Predoctoral internship programs accredited by the American Psychological Association shall be accepted by the board as meeting this requirement. Otherwise, an organized internship shall be as follows:

(i) The internship shall be designed to provide a planned, programmed sequence of training experiences, the primary focus of which is to assure breadth and quality of training.

(ii) The internship setting shall have a clearly designated psychologist who is responsible for the integrity and quality of the training program and who is licensed/certified by the state/provincial board of psychology examiners.

(iii) The internship setting shall have two or more psychologists available as supervisors, at least one of whom is licensed/certified as a psychologist.

(iv) Supervision shall be provided by the person who is responsible for the cases being supervised. At least seventy-five percent of the supervision shall be provided by a psychologist(s).

(v) At least twenty-five percent of the intern's time shall be spent in direct client contact (minimum 375 hours) providing assessment and intervention services.

(vi) There shall be a minimum of 2 hours per week of regularly scheduled, formal, face-to-face individual supervision with the specific intent of dealing with the direct psychological services rendered by the intern. There shall also be a minimum of 2 hours of other learning activities such as: Case conferences, seminars on applied issues, co-therapy with a staff person including discussion, group supervision.

(vii) Supervision/training relating to ethics shall be an ongoing aspect of the internship program.

(viii) Trainees shall have titles such as "intern," "resident," "fellow," or other designation of trainee status.

(ix) The internship setting shall have a written statement or brochure describing the goals and content of the internship, stating clear expectations and quality of trainees' work, and made available to prospective interns.

(x) The internship experience shall consist of at least 1500 hours and shall be completed within twenty-four months.

(4) Applicants for licensure who obtained degrees from foreign universities shall first submit, at their own expense, their credentials to an independent, private professional organization approved by the board to establish equivalency of training required by this section.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 117B, filed 1/28/91, effective 2/28/91)

WAC 246-924-050 Psychologists—Education prerequisites to licensing for applicants enrolled in a doctoral program between December 28, 1978 to October 19, 1987. (1) This rule applies ~~((in lieu of WAC 246-924-040))~~ for applicants enrolled between December 28, 1978 and October 19, 1987 in a program leading to a doctoral degree. To meet the education requirement imposed by the statute, an applicant must possess a doctoral degree from a training institution approved by the board in which at least forty semester hours, or sixty quarter-hours, of graduate courses were passed successfully, and were clearly identified by title and course content as being primarily psychological in nature, as determined by the board. Part of the standards for issuance of said degree must require the submission of an original dissertation which must be psychological in nature, as determined by the board.

(2) The following guidelines define the "academic core" of study that should have been completed by each applicant:

(a) Programs accredited by the American Psychological Association are recognized as one way of meeting the definition of a professional psychology program. The criteria for accreditation serve as a model for professional training.

(b) Training in professional psychology is doctoral training offered in regionally accredited institution of high education.

(c) The program must be clearly identified and labeled as a psychology program. Pertinent catalogues and brochures must show intent to educate and train professional psychologists.

(d) The psychology program must stand as a recognizable, coherent, organizational entity within the institution.

(e) There must be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines.

(f) There must be an organized sequence of study planned by those responsible for the training program to

provide an appropriate, integrated, experience applicable to the professional practice of psychology.

(g) There must be an identifiable psychology faculty and a psychologist responsible for the program.

(h) There must be an identifiable body of students, selected on the basis of high ability and appropriate educational preparation.

(i) Programs must include practicum, internship, field or laboratory experience appropriate to the practice of psychology.

(j) The curriculum should encompass a minimum (or equivalent) of three academic years of full-time graduate study. The doctoral program should involve at least one continuous year of full-time residency at the university at which the degree is granted. Instruction should include scientific and professional ethics and standards, history and systems: Research design and methodology; statistics and psychometrics. The core program should also require each student to obtain an academic background of the following content areas (typically six or more semester hours):

(i) Biological bases of behavior: e.g., physiological psychology, comparative, neuropsychology, sensation and perception, psychopharmacology.

(ii) Cognitive-affective bases of behavior: e.g., learning, thinking, motivation, emotions.

(iii) Social bases of behavior: e.g., social, psychology, group processes, organizational and systems theory.

(iv) Individual differences: e.g., personality theory, human development, abnormal psychology.

(3) If the major emphasis is in an applied area such as clinical, counseling, school or other pertinent areas, the program must include a set of coordinated practicum and internship experience which total at least two semesters in the practicum setting, and additionally a "one-year" internship. A minimum of 300 hours of practicum, including 100 hours of scheduled individual supervision, should precede the internship.

(4) The psychological services offered in the internship program in "Standards for providers of psychological services" published by the American Psychological Association may be used as a framework for the internship program. The board also recognizes other quality internship programs.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 246-924-055 Psychologists - Educational prerequisites to licensing for applicants enrolled in a doctoral program prior to December 28, 1978. This rule shall apply to applicants enrolled in a program leading to a doctoral degree prior to December 28, 1978. To meet the education requirement imposed by the statute, the applicant must possess a doctoral degree from a training institution approved by the board in which at least forty semester hours, or sixty quarter hours, of graduate courses were passed

successfully, and were clearly identified by title and course content as being primarily psychological in nature, as determined by the board. Part of the standards for issuance of said degree must require the submission of an original dissertation which must be psychological in nature, as determined by the board.

AMENDATORY SECTION (Amending Order 117B, filed 1/28/91, effective 2/28/91)

WAC 246-924-060 Psychologists—Experience prerequisite to licensing. This rule shall apply to applicants whose post-doctoral experience was commenced after March 5, 1985. (1) Need for supervision. The law requires that the applicant have at least twelve months experience practicing psychology under qualified supervision after having completed all requirements for a doctoral degree. Supervision must be appropriate to the area(s) of professional activity in which the candidate intends to function.

(2) Twelve months of experience shall include a MINIMUM of 1500 supervised clock hours of psychological work. There should be a MINIMUM of one hour of individual supervision for every twenty hours of psychological work. The majority of supervised hours should be in the area(s) of intended psychological work. Documentation of experience and supervision hours shall be kept as supervisee and supervisor. The supervisor(s) shall forward to the board a written evaluation at the end of the twelve-month period, and shall indicate whether the supervisee has satisfactorily completed the supervised clock hours of psychological work. If any supervisor's(s') written evaluation indicates that the supervisee has failed to satisfactorily complete the required work, the board may require additional supervised clock hours of psychological work.

(3) Appropriate supervision is that provided by a licensed psychologist with two years post-license experience, a psychiatrist with three years of experience beyond residency, or an MSW with five years post degree experience or a doctoral level psychologist by training and degree with two years of post-doctoral experience who is exempt from licensure by RCW 18.83.200 (1); (2); (3); or, (4), but only when supervising within the exempt setting. At least 50 percent of supervision must be provided by a licensed psychologist. The supervisor must have competence in the area(s) of intended psychological work of the supervisee. The supervisor shall not supervise in any area in which he or she does not have competence.

(4) Content of supervision. Supervision should include, but not be limited to, the following content areas:

- (a) Discussion of services provided by the supervisee;
- (b) Selection, service plan, and review of each or work unit of the supervisee;
- (c) Discussion of and instruction in theoretical conceptions underlying the supervised work;
- (d) Discussion of the management of professional practice or other administrative or business issues;
- (e) Evaluation of the supervisory process, supervisee, and supervisor;
- (f) Discussion of the coordination of services among other professionals involved in particular work units;
- (g) Review of relevant Washington laws and rules and regulations;

(h) Discussion of ethical principles including principles that apply to current work;

(i) Review of standards for providers of psychological services;

(j) Discussion of other relevant reading materials specific to cases, ethical issues, and the supervisor process.

(5) Mode of supervision. The nature of supervision will vary depending on the theoretical orientation of the supervisor, the training and experience of the supervisee, and the duration of the supervisory relationship. It is reasonable for a supervisor to ask for detailed process notes and progress reports. Audio tapes, video tapes, client supplied information such as behavioral ratings, and one-way mirror observation are also appropriate when deemed useful and/or necessary. However accomplished, supervision shall include some direct observation of the supervisee's work. The preferred mode of supervision is face-to-face discussion between supervisor and supervisee.

(6) Authority of supervisor. The supervisor is ethically and legally responsible for all supervisee work covered in the written agreement for supervision. Therefore, it is the authority of the supervisor to alter service plans or otherwise direct the course of psychological work.

(7) Written agreement for supervision. The supervisor and supervisee shall have a written agreement for supervision. This shall include:

- (a) The area(s) of professional activity in which supervision will occur;
- (b) Hours of supervision and/or ratio of supervisory hours or professional hours;
- (c) Supervisory fees, if appropriate;
- (d) Process of supervision including mode of supervision, expectations for recordkeeping, and expectations for evaluation and feedback;
- (e) Relevant business arrangements;
- (f) How the supervisee will represent him or herself;
- (g) How disagreements will be handled.

(8) Representation of supervisee to the public. It shall be the responsibility of the supervisee to represent him or herself to the consuming public as being in training status with a suitable supervisor. Clients shall be informed of the identity and responsibilities of the supervisor; and shall be informed of their right to consult or speak directly with the supervisor. Such titles as psychological resident, psychological intern or psychological supervisee, are deemed appropriate for the supervisee. NO services provided by the supervisee shall be represented to third parties as having been provided by the supervisor. Insurance forms should be filled out to indicate the nature of the supervisory relationship.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 246-924-065 Psychologists - Experience requirement prerequisite to licensing for experience prior to March 5, 1985. This rule shall apply to applicants whose post-doctoral experience was commenced prior to March 5, 1985.

(1) The applicant shall have at least one year experience practicing psychology under qualified supervision after completion of all requirements for a doctoral degree. Such supervision shall be appropriate to the area of professional activity in which the applicant intended or intends to function. To be considered qualifying experience, the applicant must have worked under the direct supervision of a licensed psychologist or other professional deemed appropriate by the board. Supervision includes an ongoing awareness of all aspects of the activities of the person being supervised within the operational setting. The amount and intensity of supervision must be appropriate to the applicant's level of training and experience. A year of experience consists of a minimum of 1500 supervised clock hours. Functioning as an autonomous provider of psychological services and independent individual or group practice will not ordinarily be considered as meeting the experience requirement.

(2) In addition, the following considerations apply for experience commenced after December 27, 1978.

(a) In clinical and counseling areas, supervision should include selection of cases, assessment, treatment plan, ongoing treatment, and termination.

(b) With respect to teaching, supervision should include discussion of course outline(s), discussion of teaching and evaluation methods, and direct observation and/or review of taped class lectures and discussions.

(c) Regarding school psychology, supervision should include application of appropriate rules and regulations as promulgated by the office of the Superintendent of Public Instruction, assessment procedures, psychological reporting, consultation, and follow through.

personnel as well as the testimony and concerns of the Washington State Board of Optometry. The text of the proposed rules is as follows:

WAC 246-824-200 Definitions.

When used in WAC 246-824-200 through 246-824-240, the following terms have the meanings given unless the context clearly indicates otherwise:

(1) "Fitting of contact lenses" shall mean the performance of procedures, measurements and observations to adapt and fit contact lenses.

(2) "Dispensing of contact lenses" shall mean the supplying of contact lenses to consumers.

WAC 246-824-210 Fitting and Dispensing Contact Lenses

(1) Fitting of contact lenses includes, but in accordance with the definition, is not limited to:

(a) Selection of the physical characteristics including converting spectacle power to contact lens equivalents, lens design, material and manufacturer of the contact lenses; and

(b) Supervision of trial wearing of the contact lenses and incidental revision of the contact lenses during the fitting period.

(2) Dispensing of contact lenses includes, but in accordance with the definitions, is not limited to:

(a) Verification of the parameters of the contact lenses prior to dispensing; and

(b) Providing instructions to the consumer for insertion, removal, cleaning, disinfection, wearing schedule and overall care of the contact lenses.

(3) When the optician fits the consumer with contact lenses, the optician shall advise the consumer to have a prescriber monitor the performance of the initial set of contact lens on the eye.

WAC 246-824-220 Prescriptions Approving/Authorizing Contact Lenses.

(1) Dispensing opticians are authorized to fit and dispense contact lenses from a written eyeglass prescription with an oral or written approval/authorization for contact lenses.

(2) Dispensing opticians are authorized to dispense contact lenses without fitting from a written prescription that contains contact lens parameters.

(3) Prescriptions used for fitting or dispensing contact lenses shall be considered valid for two years from the date of the prescription unless otherwise specified in writing on the prescription.

WAC 246-824-230 Retention of Contact Lens Records
Dispensing opticians shall maintain contact lens records for a minimum of five years. Such records shall include:

- (1) the written prescription;
- (2) base curve (posterior radius of curvature);
- (3) thickness, when applicable;
- (4) secondary/peripheral curve, when applicable;
- (5) power of lens dispensed;
- (6) lens material, brand name and/or manufacturer;
- (7) diameter, when applicable;
- (8) suggested wearing schedule and care regimen;
- (9) date lenses were provided;
- (10) color, when applicable.

WAC 246-824-240 Minimum Fitting Equipment

Dispensing opticians shall have direct access to the following equipment while fitting contact lenses: slitlamp or

WSR 93-02-066
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed January 6, 1993, 11:25 a.m.]

Original Notice.

Title of Rule: Contact lens fitting and dispensing.

Purpose: To further define scope of practice for licensed dispensing opticians.

Other Identifying Information:

BEFORE THE WASHINGTON STATE
DEPARTMENT OF HEALTH

IN THE MATTER OF THE PETITION)
)
of The Opticians Association)
of Washington)) PETITION
)
FOR Rule Making))

1. The petitioner is the Opticians Association of Washington, P.O. Box 88066, Seattle, WA 98138, who is seeking the promulgation of new rules by the Secretary of the Department of Health. Petitioner is a professional association of dispensing opticians practicing in the State of Washington.

2. This petition includes changes that have been agreed to and arose out of discussions with Department of Health

biomicroscope; radiuscope; diameter gauge; thickness gauge; lensometer; and keratometer.

3. The objectives for these rules are as follows:

WAC 246-824-200 Defines the fitting and dispensing of contact lenses for purposes of the rest of the proposed rules.

WAC 246-824-210 Lists the component services of fitting and dispensing contact lenses and thereby explains the scope of practice of dispensing opticians with reference to contact lenses. It also requires dispensing opticians to advise consumers to have a prescriber monitor the performance of the contact lens on the eye after the initial fitting.

WAC 246-824-220 Explains under what circumstances a dispensing optician may perform the fitting and dispensing functions.

WAC 246-824-230 and 240 Promulgate minimum requirements for dispensing opticians to observe regarding contact lens record retention and fitting equipment.

4. The reasons for these rules arise out of two discrete sets of concerns.

A. As to the minimum records and equipment requirement, it is believed that the public will be better protected by requiring minimum record retention and ensuring that all dispensing opticians who fit contact lenses have equipment that is necessary to properly perform these functions.

B. As to the remainder of the rule, the Washington State Optometric Association has proposed a rule which was adopted by the Board of Optometry on September 11, 1992, that attempts to regulate the scope of practice of opticians by permitting optometrists, through a number of devices, to refuse to allow their patients to have their contact lenses fitted by dispensing opticians.

The licensing authority for dispensing opticians is the Secretary of the Department of Health. The scope of practice for dispensing opticians is defined in the optician practice act (RCW 18.34). It is necessary to reiterate in clear terms what the Legislature has decided is the appropriate practice of opticianry and under what circumstances dispensing opticians may fit and dispense contact lenses.

This is necessary for the guidance of dispensing opticians, those who prescribe contact lenses and public generally. It is also necessary to avoid abridgement of the scope of practice of dispensing opticians thorough the rule making process of the Board of Optometry. (see AGO 1988 No. 28 to the effect that one licensing authority may not abridge the scope of practice of another profession through the rulemaking authority.)

Lastly, the rule identifies those features of the fitting and dispensing of contact lenses that need to be regulated to protect the public's safety. (See 1991 AGO No. 33 indicating that the contents of contact lens prescriptions may be regulated by the Optometry Board, but only to "promote safety, protection and welfare of the public".) Additional restrictions are unnecessary and serve only to advance the economic interests of prescribing optometrists.

Respectfully submitted,

Diane Charles, President
Opticians Association
of Washington

Statutory Authority for Adoption: RCW 18.130.070, 43.17.060, and 43.70.040.

Statute Being Implemented: Chapter 18.34 RCW.

Summary: Defines scope of practice and fitting and dispensing with reference to contact lenses. Sets minimum equipment standards, referral back to prescriber for aftercare, and establishes minimum records retention.

Reasons Supporting Proposal: Current rules are unclear regarding dispensing opticians' ability to fit and dispense contact lenses.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Janice K. Boden, 1300 S.E. Quince Street, Olympia, WA, (206) 753-3576.

Name of Proponent: Opticians Association of Washington, private.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 246-824-200, defines the fitting and dispensing of contacts by dispensing opticians; WAC 246-824-210, defines scope of practice regarding contact lenses, requires referral back to the prescriber for aftercare after the initial fitting; WAC 246-824-220, clarifies under what circumstances a dispensing optician may perform the fitting and dispensing functions; WAC 246-824-230, establishes contact lens records retention; and WAC 246-824-240, establishes minimum equipment standards for fitting contact lenses.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 (Office Building 2) Auditorium, 14th and Jefferson, Olympia, Washington 98504, on February 9, 1993, at 1:00 p.m.

Submit Written Comments to: Ann Foster, Rules Coordinator, 1300 S.E. Quince Street, P.O. Box 47902, Olympia, WA 98504-7902, by February 8, 1993.

Date of Intended Adoption: February 16, 1993.

January 4, 1993
Kristine M. Gebbie
Secretary

NEW SECTION

WAC 246-824-200 Definitions (1) "Fitting of contact lenses" shall mean the performance of procedures, measurements and observations to adapt and fit contact lenses.

(2) "Dispensing of contact lenses" shall mean supplying contact lenses to consumers.

NEW SECTION

WAC 246-824-210 Fitting and dispensing contact lenses. (1) Fitting of contact lenses includes, but in accordance with the definition, is not limited to:

(a) Selection of the physical characteristics including converting spectacle power to contact lens equivalents, lens design, material and manufacturer of the contact lenses; and

(b) Supervision of trial wearing of the contact lenses and incidental revision of the contact lenses during the fitting period.

(2) Dispensing of contact lenses includes, but in accordance with the definition, is not limited to:

(a) Verification of the parameters of the contact lenses prior to dispensing; and

(b) Providing instructions to the consumer for insertion, removal, cleaning, disinfection, wearing schedule and overall care of the contact lenses.

(3) When the optician fits the consumer with contact lenses, the optician shall advise the consumer to have a prescriber monitor the performance of the initial set of contact lens on the eye.

NEW SECTION

WAC 246-824-220 Prescriptions approving/authorizing contact lenses. (1) Dispensing opticians are authorized to fit and dispense contact lenses from a written eyeglass prescription with and oral or written approval/authorization for contact lenses.

(2) Dispensing opticians are authorized to dispense contact lenses without fitting from a written prescription that contains contact lens parameters.

(3) Prescriptions used for fitting or dispensing contact lenses shall be considered valid, for two years from the date of the prescription unless otherwise specified in writing on the prescription.

NEW SECTION

WAC 246-824-230 Retention of contact lens records. Dispensing opticians shall maintain contact lens records for a minimum of five years. Such records shall include:

- (1) the written prescription;
- (2) base curve (posterior radius of curvature);
- (3) thickness, when applicable;
- (4) secondary/peripheral curve, when applicable;
- (5) power of lens dispensed;
- (6) lens material, brand name and/or manufacturer;
- (7) diameter, when applicable;
- (8) suggested wearing schedule and care regimen;
- (9) date lenses where provided;
- (10) color, when applicable.

NEW SECTION

WAC 246-824-240 Minimum fitting equipment. Dispensing opticians shall have direct access to the following equipment while fitting contact lenses: slitlamp or biomicroscope; radioscope; diameter gauge; thickness gauge; lensometer; and keratometer.

WSR 93-02-067
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed January 6, 1993, 11:27 a.m.]

Original Notice.

Title of Rule: New sections WAC 246-924-351 Rules of ethical conduct, 246-924-352 Definitions, 246-924-353 Competence, 246-924-354 Maintenance and retention of records, 246-924-355 Continuity of care, 246-924-356 Impaired objectivity, 246-924-357 Multiple relationships, 246-924-358 Sexual misconduct, 246-924-359 Client welfare, 246-924-361 Exploiting supervisees and research subjects,

246-924-363 Protecting confidentiality of clients, 246-924-364 Fees, 246-924-365 Assessment procedures, 246-924-366 Fraud, misrepresentation, or deception, and 246-924-367 Aiding illegal practice; and repealing WAC 246-924-350 Code of ethics—General considerations, 246-924-360 Responsibility, 246-924-370 Competence, 246-924-380 Moral and legal standards, 246-924-390 Public statements, 246-924-400 Confidentiality, 246-924-410 Welfare of the consumer, 246-924-420 Professional relationships, 246-924-430 Assessment techniques, 246-924-440 Research with human participants, and 246-924-450 Care and use of animals.

Statutory Authority for Adoption: RCW 18.83.050(5).
 Statute Being Implemented: Chapter 18.83 RCW.

Summary: These rules will establish guidelines on areas including retention of records, confidentiality, relationships, supervision and rendering psychological services.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, 1300 S.E. Quince Street, Olympia, WA 98504, (206) 753-3095.

Name of Proponent: Examining Board of Psychology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: New sections are to adopt current and up to date code of ethics to regulate the practice of psychology. Repealed sections are to repeal the current code of ethics.

Proposal Changes the Following Existing Rules: Yes, all current code of ethics rules will be repealed.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: SeaTac Airport Hilton, Elliott East Room, 17620 Pacific Highway South, Seattle, WA 98168-0964, on February 12, 1993, at 1:45 p.m.

Submit Written Comments to: Examining Board of Psychology, Terry J. West, Program Manager, 1300 S.E. Quince Street, Olympia, WA 98504-7868, by February 5, 1993.

Date of Intended Adoption: February 12, 1993.
 December 12, 1992
 Dave Gossett
 Chair

NEW SECTION

WAC 246-924-351 Rules of ethical conduct. (1) Purpose. The rules of ethical conduct constitute the standards for ethical professional practice of a psychologist.

(2) Scope. The psychologist shall be governed by these rules of conduct whenever providing psychological services in any context. These rules of conduct shall apply to the conduct of all licensees and applicants.

(3) Responsibility for own actions. The psychologist shall be fully responsible for his/her own professional decisions and professional actions.

NEW SECTION

WAC 246-924-352 Definitions. (1) "Client" means a recipient of psychological services or that person's legal guardian. A corporate entity or other organization can be a client when the professional contract is to provide services

of primary benefit to the organization rather than to individuals.

(2) "Confidential client information" means information revealed by the client or otherwise obtained by a psychologist, where there is reasonable expectation, because of the relationship between the client and the psychologist, or the circumstances under which the information was revealed or obtained, that the information was private.

(3) "Supervisee" means any person who functions under the extended authority of the psychologist to provide psychological services or any person who is in training and provides psychological services.

NEW SECTION

WAC 246-924-353 Competence. (1) Limits on practice. The psychologist shall limit practice to the areas in which he/she is competent. Competency at a minimum must be based upon appropriate education, training or experience.

(2) Referral. The psychologist shall refer to other health care resources, legal authorities, or social service agencies when such referral is in the best interest of the client.

NEW SECTION

WAC 246-924-354 Maintenance and retention of records. (1) The psychologist rendering professional services to a client or clients or rendering services billed to a third party payor, shall document services except as provided in (g) of this subsection. That documentation shall include:

- (a) The presenting problem(s), purpose or diagnosis;
- (b) The fee arrangement;
- (c) The date and service provided;
- (d) A copy of all tests and evaluative reports prepared;
- (e) Notation and results of formal consults including

information obtained from other persons or agencies through a release of information;

(f) Progress notes reflecting on-going treatment and current status;

(g) If a client requests that no treatment records be kept and the psychologist agrees to the request, the request must be in writing and only the following must be retained;

- (i) Identity of the recipient of services
- (ii) Service dates and fees
- (iii) Description of services
- (iv) Written request that no records be kept

The psychologist shall not agree to the request if maintaining records is required by other state or federal law.

NEW SECTION

WAC 246-924-355 Continuity of care. The psychologist shall make arrangements to deal with emergency needs of her/his clients during periods of anticipated absences from the psychologist's routine professional availability.

NEW SECTION

WAC 246-924-356 Impaired objectivity. (1) The psychologist shall not undertake or continue a professional relationship with a client when the competency of the psychologist is impaired due to mental, emotional, physical,

pharmacological, or substance abuse conditions. If such a condition develops after a professional relationship has been initiated, the psychologist shall terminate the relationship in an appropriate manner, and shall assist the client in obtaining services from another professional.

NEW SECTION

WAC 246-924-357 Multiple relationships. The psychologist shall not undertake or continue a professional relationship with a client when the objectivity or competency of the psychologist is impaired because of the psychologist's present or previous familial, social, sexual, emotional, financial, supervisory, political, administrative, or legal relationship with the client or a person associated with or related to the client. When such relationship impairs objectivity, the psychologist shall terminate the professional relationship with adequate notice and in an appropriate manner; and shall assist the client in obtaining services from another professional.

NEW SECTION

WAC 246-924-358 Sexual misconduct. (1) The psychologist shall never engage in sexual contact or sexual activity with clients.

(2) Sexual contact or sexual activity is prohibited with a former client for two years after cessation or termination of professional services.

(3) The psychologist shall never engage in sexual contact or sexual activity if such contact or activity involves the abuse of the psychologist-client relationship. Factors which the board may consider in evaluating if the psychologist-client relationship has been abusive includes but is not limited to:

- (a) The amount of time that has passed since therapy terminated;
- (b) The nature and duration of the therapy;
- (c) The circumstances of cessation or termination;
- (d) The former client's personal history;
- (e) The former client's current mental status;
- (f) The likelihood of adverse impact on the former client and others, and;

(g) Any statements or actions made by the therapist during the course of therapy suggesting or inviting the possibility of a post termination sexual or romantic relationship with the former client.

(4) The psychologist shall never engage in sexually harassing or demeaning behavior with current or former clients.

NEW SECTION

WAC 246-924-359 Client welfare. (1) Providing explanation of procedures. The psychologist shall upon request give a truthful, understandable, and reasonable complete account of the client's condition to the client or to those responsible for the care of the client. The psychologist shall keep the client fully informed as to the purpose and nature of any evaluation, treatment, or other procedures, and of the client's right to freedom of choice regarding services provided subject to the exceptions contained in the Uniform Health Care Information Act, RCW 70.02.

(2) Termination of services. Whenever professional services are terminated, the psychologist shall offer to help locate alternative sources of professional services or assistance if necessary. Psychologists shall terminate a professional relationship when it would become clear to a reasonable, prudent psychologist that the client no longer needs the service, is not benefitting, or is being harmed by continued service.

(3) Stereotyping. In their work-related activities, psychologists do not engage in unfair discrimination based on age, gender, race, ethnicity, national origin, religion, sexual orientation, disability, socioeconomic status, or any basis proscribed by law.

(4) Solicitation of business by clients. The psychologist shall not request or induce any client, who is not an organization, to solicit business on behalf of the psychologist.

(5) Referrals on request. When making referrals the psychologist shall do so in the best interest of the client. The referral shall not be motivated by financial gain.

NEW SECTION

WAC 246-924-361 Exploiting supervisees and research subjects. (1) Psychologists shall not exploit persons over whom they have supervisory, evaluative, or other authority such as students, supervisees, employees, research participants, clients or patients.

(2) Psychologist shall not engage in sexual relationships with students or supervisees in training over whom the psychologist has evaluative or direct authority.

NEW SECTION

WAC 246-924-363 Protecting confidentiality of clients. (1) In general. The psychologist shall safeguard the confidential information obtained in the course of practice, teaching, research, or other professional duties. With the exceptions set forth below, the psychologist shall disclose confidential information to others only with the informed written consent of the client.

When a corporation or other organization is the client, rules of confidentiality apply to information pertaining to the organization, including personal information about individuals when obtained in the proper course of that contract. Such information about individuals is subject to confidential control of the organization, not of the individual, and can be made available to the organization, unless the information was obtained in a separate professional relationship with that individual.

(2) Disclosure without informed written consent. The psychologist may disclose confidential information without the informed written consent of the client only in compliance with the Uniform Health Care Information Act, chapter 70.02 RCW.

(3) Services involving more than one interested party. In a situation in which more than one party has a legally recognized interest in the professional services rendered by the psychologist to a recipient, the psychologist shall, to the extent possible, clarify to all parties, in writing, prior to rendering the services the dimensions of confidentiality and professional responsibility that shall pertain in the rendering of services. Such clarification is specifically indicated,

among other circumstances, when the client is an organization.

(4) Legally dependent clients. At the beginning of a professional relationship, to the extent that the client can understand, the psychologist shall inform a client who is under the age of thirteen or who has a legal guardian of the limit the law imposes on the right of confidentiality with respect to his/her communications with the psychologist. Clients between the age of thirteen and eighteen shall have the right of confidentiality.

(5) Limited access to client records. The psychologist shall limit access to client records and shall assure that all persons working under his/her authority comply with the requirements for confidentiality of client material.

(6) When rendering psychological services as part of a team which includes non-health care professionals, if the psychologist shares confidential information about the client when so authorized by the client, the psychologist shall advise all persons receiving the information from the psychologist that the information should be maintained in a confidential manner.

(7) Reporting of abuse of children and vulnerable adults. The psychologist shall comply with chapter 26.44 RCW.

(8) Observation and electronic recording. The psychologist shall obtain documented informed consent of the client, guardian or agent for observed or electronically recorded sessions.

(9) Disguising confidential information. When case reports or other confidential information are used as the basis of teaching, research, or other published reports, the psychologist shall exercise reasonable care to insure that the reported material is appropriately disguised to prevent client identification.

(10) Confidentiality if client is deceased. The psychologist shall comply with the Uniform Health Care Information Act, chapter 70.02 RCW.

(11) Confidentiality after termination of professional relationship. The psychologist shall continue to treat information regarding a client as confidential after the professional relationship between the psychologist and the client has ceased.

NEW SECTION

WAC 246-924-364 Fees. (1) Disclosure of cost of services. The psychologist shall not mislead or withhold from the client, a prospective client, or third party payor, information about the cost of his/her professional services. A psychologist may participate in bartering only if (a) it is not clinically contraindicated, and (b) the bartering relationship is not exploitive.

(2) Reasonableness of fee. The psychologist shall not exploit the client or responsible payor, by charging a fee that is excessive for the services performed or by entering into an exploitive bartering arrangement in lieu of a fee.

NEW SECTION

WAC 246-924-365 Assessment procedures. (1) Communication of results. The psychologist shall accompany communication of assessment procedures and test results, including automated test results, with appropriate interpretive

PROPOSED

aids and explanations. Psychologists shall not exclusively rely on automated test results in performing assessments.

(2) Limitations regarding assessment results. The psychologist shall include when reporting of the results of an assessment procedure, any relevant reservations, qualifications or limitations which affect the validity, reliability, or other interpretation of results.

(3) Protection of integrity of assessment procedures. In publications, lectures or public presentations, psychologists shall not reproduce or describe in ways which might invalidate them.

(4) Psychologists shall maintain the integrity and security of tests and other assessment techniques consistent with contractual obligations and the law, including the Uniform Health Care Information Act, chapter 70.02 RCW.

(5) Advertising newly developed procedures. Information for professional users. The psychologist advertising for sale a newly developed assessment procedure or automated interpretation service to other professionals shall provide or make available a manual or other printed material which fully describes the development of the assessment procedure or service, the rationale, evidence of validity and reliability, and characteristics of the normative population. The psychologist shall explicitly state the purpose and application for which the procedure is recommended and identify special qualifications required to administer and interpret it properly. The psychologist shall ensure that the advertisements for the assessment procedure or interpretive service are factual and descriptive.

NEW SECTION

WAC 246-924-366 Fraud, misrepresentation, or deception. The psychologist shall not use fraud, misrepresentation, or deception in obtaining a psychology license, in passing a psychology licensing examination, in assisting another to obtain a psychology license, or to pass a psychology licensing examination, in billing clients or third party payors, in providing psychological service, in reporting the results of psychological evaluations or services, or in conducting any other activity related to the practice of psychology.

NEW SECTION

WAC 246-924-367 Aiding illegal practice. (1) Delegating professional responsibility. The psychologist shall not delegate professional responsibilities to a person not qualified and/or not appropriately credentialed to provide such services.

(2) Providing supervision. The psychologist shall exercise appropriate supervision over supervisees.

REPEALER

The following sections of the Washington Administrative code are repealed:

- WAC 246-924-350 Code of ethics—General considerations
- WAC 246-924-360 Responsibility
- WAC 246-924-370 Competence
- WAC 246-924-380 Moral and legal standards

- WAC 246-924-390 Public statements
- WAC 246-924-400 Confidentiality
- WAC 246-924-410 Welfare of the consumer
- WAC 246-924-420 Professional relationships
- WAC 246-924-430 Assessment techniques
- WAC 246-924-440 Research with human participants
- WAC 246-924-450 Care and use of animals

**WSR 93-02-068
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Filed January 6, 1993, 11:30 a.m.]

Original Notice.

Title of Rule: Amending WAC 480-120-031 relating to the adoption by reference of FCC accounting standards. The proposed amendatory sections are shown below as Appendix A, Docket No. UT-921167.

Purpose: WAC 480-120-031 Accounting for telecommunications companies incorporates into Washington regulations the Uniform System of Accounts (USOA) for Class A and Class B telephone companies as published by the Federal Communication Commission (FCC) and designated as Part 32. These amendments are intended to bring references to Part 32, USOA up to date, and to identify where a copy of Part 32 may be viewed or obtained.

Statutory Authority for Adoption: RCW 80.01.040.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul Curl, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503, [98502] (206) 753-6451.

Name of Proponent: Washington Utilities and Transportation Commission, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: No comments or recommendations are submitted because the proposal is pursuant to legislative authorization in RCW 80.01.040.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503 [98502], on February 24, 1993, at 9:00 a.m.

Submit Written Comments to: Paul Curl, Secretary, Washington Utilities and Transportation Commission, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503 [98502], by February 9, 1993.

Date of Intended Adoption: February 24, 1993.

January 6, 1993

Paul Curl
Secretary

AMENDATORY SECTION (Amending Order R-349, Docket No. UT-910385, filed 9/17/91, effective 10/18/91)

WAC 480-120-031 Accounting. (1) Except as provided in this rule, the *Uniform System of Accounts (USOA) for Class A and Class B Telephone Companies* published by the Federal Communications Commission (FCC) and designated as Part 32, effective ~~((January 1, 1988))~~ October 1, 1991, is hereby prescribed for book and recording purposes for telecommunications companies in the state of Washington. However, these rules do not dictate intrastate ratemaking. Copies of Part 32 (effective October 1, 1991) are available at the WUTC library.

(2) Telecommunications companies operating within this state shall be classed by access lines as follows:

Class	Number of Access Lines
A	In Excess of 10,000
B	Less than 10,000

Upon authorization by the commission, a company presently classified by the commission as a Class B company but desiring more detailed accounting may adopt the accounts prescribed for Class A companies. Class B companies authorized to adopt the accounts prescribed for Class A companies shall be required to comply with the more detailed accounting specified for Class A companies. Any election to the contrary notwithstanding, the commission reserves the right to require any company to comply with the accounting requirements applicable to Class A companies.

(3) Jurisdictional differences. For Account 7910—Income effect of jurisdictional ratemaking differences—Net; Account 1500—Other jurisdictional assets—Net; Account 4370—Other jurisdictional liabilities and deferred credits—Net, and in a subaccount of Account 4550—Retained earnings, the exchange telecommunications companies operating in this state shall keep subsidiary accounts and records reflecting in separate accounts, subaccounts, and subsidiary records, the Washington intrastate differences in amounts arising from the departure of this commission for booking and/or ratemaking purposes from FCC prescribed accounting. Separate subaccounts shall be kept for each difference. Examples include, but are not limited to, separate accounting for the booking of an allowance for funds used during construction (AFUDC) for short-term construction work in progress (Account 2003, formerly subdivision (1) of Account 100.2); flow-through accounting of tax timing differences to the extent permitted by tax regulations (unless specific exceptions to the flow-through requirement have been granted or required by the commission); elimination of excess profits for affiliated transactions; or such other company specific ratemaking or accounting treatment ordered by the commission in any case involving the rates of a specific company, or in other accounting directives issued by the commission.

(a) All local exchange telecommunications companies shall account as of January 1, 1988, for any embedded jurisdictional ratemaking differences by incorporating any previous jurisdictional differences side-records accounts, and any other accounting directives made by the commission, into the appropriate jurisdictional differences account.

~~(b) ((All companies shall expense currently any costs associated with the implementation of Part 32.~~

~~(e))~~ All companies shall keep subsidiary records as may be necessary to report readily the source of Washington intrastate local exchange network services revenues by residential and business class of service.

~~((d))~~ (c) All telecommunication companies subject to this rule shall keep subsidiary accounts in Account 5084—State access revenue, showing separately the following: Intrastate revenues from end users (subscriber line charges); special access revenues; interLATA and intraLATA switched access revenues, identified as revenue derived from the carrier common line and Universal Service Fund rate elements, and revenue derived from all other switched access rate elements; ~~((independent))~~ intercompany settlements; and other access revenues.

~~((e))~~ (d) Any company filing with the FCC reports in compliance with the requirements of Part 32, Paragraph 32.25 of Subpart B, Unusual Items and Contingent Liabilities, relating to extraordinary items, prior period adjustments, or contingent liabilities shall file a copy of such report concurrently with this commission.

~~((f))~~ (e) As to a leased asset which is or has been used in the provision of utility service, unless an alternate accounting treatment has been specifically approved by the commission, any company which capitalizes leases in accordance with FASB-13 shall capitalize such leases at the lower of their original cost or the present value of the minimum lease payments. For purposes of this section "original cost" is defined as the net book value of the leased property to the lessor at the inception of the lease. If all efforts by a company to obtain original cost information fail, and the original cost can not be reasonably estimated, then the companies will file a request with the commission seeking approval to record the asset at the lower of the fair market value of the asset or the present value of the minimum lease payments.

When the asset in question has never been used in the provision of utility service, any company which capitalizes leases in accordance with FASB-13 shall capitalize such leases at the lower of their fair market value or the present value of the minimum lease payments.

~~((g))~~ (f) Unless specific exceptions are granted, or required, all companies shall keep records for ratemaking and/or booking purposes which flow-through tax benefits to the extent permitted by federal tax regulations. Any jurisdictional ratemaking differences, created by this rule, shall be reflected in accounts provided in Part 32 for jurisdictional differences, more specifically Accounts 1500, 4370, and 7910. See ~~((sections 3(h) and 3(i)))~~ (g) and (k) of this subsection for further exceptions to this rule.

~~((h))~~ (g) As to compensated absences and sick pay, if payment of nonvesting accumulated sick pay benefits depends on the future illness of an employee, companies shall not accrue a liability for such an expense for purposes of portraying results of operations until such sick pay is actually paid. In addition, if a company accrues expenses for compensated absences before such expenses are actually deductible for federal income tax purposes, then an exception to the flow-through accounting requirement in ~~((section 3(g)))~~ (f) of this subsection is required. In such a case, a normalized tax accounting treatment will be required.

~~((f))~~ (h) No depreciation expense will be allowed for ratemaking purposes on amounts included in Account 2002—Property held for future telecommunications use. If a company records depreciation on amounts in this account, it shall record the jurisdictional difference in a separate subaccount of the designated jurisdictional differences accounts.

~~((g))~~ (i) Any property which has been used in the provision of utility service, when acquired from a nonaffiliate shall be recorded at its net book value at the time of the transfer. If the company wishes to record the acquisition at its acquisition cost rather than its net book value, it shall first seek approval for such accounting, providing such detail as the commission may require. If there is a jurisdictional difference in recording the cost of an acquisition, any such difference shall be recorded in a separate subaccount of the designated jurisdictional differences accounts. Any other property acquired from a nonaffiliate shall be recorded at its acquisition cost.

~~((h))~~ (j) Amounts booked to Account 2005—Telecommunications plant adjustment, shall be treated as nonoperating investment, and shall not be included in any rate base account without the expressed permission of the commission. Unless an alternate treatment has been authorized by the commission, any amortization taken on amounts in Account 2005 will be treated as though charged to Account 7360—Other nonoperating income, or other nonoperating accounts as required.

~~((i))~~ (k) If a company is allowed to convert to a GAAP accounting treatment of an item, or allowed other accounting changes which call for the accrual of expenses before such expenses are deductible for federal income tax purposes, an exception to the flow-through accounting requirement in ~~(section 3(g))~~ (f) of this subsection is required. In such event, a normalized tax accounting treatment will be required.

(4) The annual report form promulgated by the Federal Communications Commission is hereby adopted for purposes of annually reporting to this commission by those Class A telecommunications companies classified by the FCC in CC Docket No. 86-182 as Class A Tier I telecommunications companies. The annual report forms for all other Class A and Class B telecommunications companies shall be published by the commission. The annual report shall be filed with the commission as soon after the close of each calendar year as possible but in no event later than May 1 of the succeeding year. Those telecommunications companies having multistate operations shall report both total company and Washington results in their annual report. Companies may also be required to include certain supplemental information in the annual report, such as the status of all jurisdictional differences accounts and subaccounts for the period. This supplemental information will be described in the mailing of the annual reports, or in other sections of this rule (see ~~(sections))~~ subsections (7) and (9) of this section).

(5) The total company results of operations reported by each telecommunications company in its annual report shall agree with the results of operations shown on its books and records.

(6) All telecommunications companies having multistate operations shall maintain records in such detail that the costs of property located and business done in this state in

accordance with state geographic boundaries can be readily ascertained.

(7) All telecommunications companies having multistate operations shall report to this commission at least once each year, as a supplement to its annual report, such allocations between states as are requested by the commission from time to time for each utility. Any allocations required in developing results of operations for the state of Washington separately shall be accomplished on a basis acceptable to the commission. In these supplemental reports, adjustments will be made to incorporate Washington intrastate amounts in the jurisdictional differences accounts.

(8)(a) If a company prepares an annual separations cost study and furnishes a copy thereof to the National Exchange Carrier Association, Inc., (NECA), that company shall, upon request by the commission, make available for commission review at a company-designated location in Thurston County a copy of the same study material as has been so furnished to NECA. Such copy shall be made available for such commission review within ten days after the later of:

(i) The date of the company's receipt of the commission's request therefor; or

(ii) The date on which NECA's copy of the study is furnished to NECA.

(b) If a company prepares an annual separations cost study and furnishes a copy thereof to the Federal Communications Commission (FCC), that company shall, upon request by the commission, make available for commission review at a company designated location in Thurston County a copy of the same study material as has been so furnished to the FCC. Such copy shall be made available for such commission review within ten days after the later of:

(i) The date of the company's receipt of the commission's request therefor; or

(ii) The date on which FCC's copy of the study is furnished to the FCC.

(9) Each telecommunications company shall file with the commission periodic results of operations statements showing total Washington per books, restating adjustments to per books, total Washington per books restated, and Washington restated intrastate results of operations.

Class A companies shall file periodic results of operations statements quarterly. Each quarterly statement shall show monthly and twelve months ended data for each month of the quarter reported. Class B companies shall show semiannual and twelve months ended results. For Class A companies, periodic results of operations statements shall be due ninety days after the close of the period being reported with the exception of the fourth quarter statement which shall be due no later than May 1 of the succeeding year. Class B companies shall file the June 30 ended and December 31 ended semiannual results of operations statements on October 1 and May 1 of each year, respectively.

The periodic results of operations statements shall be on a "commission basis" and restated for out-of-period items, nonoperating, nonrecurring, extraordinary items, or any other item that materially distorts test period earnings or expenses. By use of notes, an explanation of the restating adjustments shall accompany the results of operations statement.

"Commission basis" means that the rate base includes those standard rate base components that have been historically accepted by the commission for ratemaking. "Commis-

sion basis" does not include new theories or approaches which have not been previously addressed and resolved by the commission.

The telecommunications companies shall use the allocation factors from their most recent separations cost study to develop the Washington intrastate results of operations.

(10) This rule shall not supersede any reporting requirements specified in a commission order, nor shall it be construed to limit the commission's ability to request additional information on a company specific basis as is deemed necessary.

(11) The annual budget of expenditures form for budgetary reporting for telecommunications companies will be published by this commission in accordance with chapter 480-140 WAC.

(12) The requirements of this section shall not apply to telecommunications companies classified by the commission as competitive, and subject to WAC 480-120-033.

(13) There shall be no departure from the foregoing except as specifically authorized by the commission.

WSR 93-02-001
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3490—Filed December 23, 1992, 2:43 p.m.]

Date of Adoption: December 23, 1992.

Purpose: To provide rules to cover licensed midwife services and payment. New rules named WAC 388-86-059 Licensed midwife services and 388-87-079 Payment—Licensed midwives.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 92-23-031 on November 13, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 23, 1992

Rosemary Carr
Acting Director
Administrative Services

NEW SECTION

WAC 388-86-059 Licensed midwife services. (1) The medical assistance administration (MAA) shall provide to eligible clients, obstetrical services through a Washington state licensed midwife.

(2) Such obstetrical services include:

(a) Routine antepartum care;

(b) Routine postpartum care;

(c) Normal labor and vaginal delivery, with or without episiotomy;

(d) Fetal nonstress test and non-Oxytocin stress test; and

(e) Administration of Rho (D) Immune Globulin (human) injection.

(3) The MAA shall cover deliveries only when the delivery occurs in a licensed birthing facility or hospital setting.

NEW SECTION

WAC 388-87-079 Payment—Licensed midwives. (1) The medical assistance administration (MAA) shall reimburse a Washington state licensed midwife at the billed rate or the maximum allowable physician rate.

(2) The MAA shall pay for licensed midwife services:

(a) When the services are performed in a licensed birthing facility or a hospital setting;

(b) Independently from the birthing facilities or hospital charges; and

(c) According to MAA billing instructions.

WSR 93-02-020
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3493—Filed December 30, 1992, 4:00 p.m.]

Date of Adoption: December 30, 1992.

Purpose: Promulgate rules for licensing child care centers which care only for school-age children part of the

day (usually before and after school). New rules identified as chapter 388-151 WAC.

Statutory Authority for Adoption: Chapter 74.15 RCW. Pursuant to notice filed as WSR 92-23-049 on November 17, 1992.

Effective Date of Rule: Thirty-one days after filing.

December 30, 1992

Rosemary Carr
Acting Director
Administrative Services

Chapter 388-151 WAC
SCHOOL-AGE CHILD CARE CENTER MINIMUM
LICENSING REQUIREMENTS

NEW SECTION

WAC 388-151-010 Definitions. As used and defined under this chapter:

(1) "Capacity" means the maximum number of children the licensee is authorized to have on the premises at a given time.

(2) "Child abuse or neglect" means the injury, sexual abuse, sexual exploitation, or negligent treatment or maltreatment of a child by any person under circumstances indicating the child's health, welfare, or safety is harmed thereby.

(3) "Department" means the state department of social and health services (DSHS), the organization vested with the legal authority to regulate and certify school-age child care centers.

(4) "Department of health" means the state department of health.

(5) "License" means a permit issued by the department authorizing by law the licensee to operate a school-age child care center and affirming the licensee meets requirements under licensure.

(6) "Licensee" means the person, organization, or legal entity responsible for operating the center.

(7) "Licensor" means the person employed by the department to regulate and license a school-age child care center.

(8) "Premises" means the building where the center is located and the adjoining grounds over which the licensee has control.

(9) "School-age child" means a child five years of age through twelve years of age attending a public or private school.

(10) "School-age child care center" means a program operating in a facility other than a private residence, accountable for school-age children when school is not in session. It shall meet department licensing requirements, provide adult-supervised care, and a variety of developmentally appropriate activities.

(11) "Staff" means a child care giver or a group of child care givers employed by the licensee to supervise a child served at the center.

PERMANENT

NEW SECTION

WAC 388-151-020 Scope of licensing. (1) The person or organization operating a school-age child care center shall be subject to licensing as authorized under chapter 74.15 RCW.

(2) The person or organization operating a school-age child care center and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person or organization claiming an exemption shall provide the department proof of entitlement to the exemption at the licensor's request.

NEW SECTION

WAC 388-151-040 Local ordinances and codes. (1) The department shall issue or deny a license on the basis of the applicant's compliance with school-age child care licensing and procedural requirements.

(2) The licensee or applicant shall be responsible for compliance with city ordinances and county codes, such as zoning and building regulations.

NEW SECTION

WAC 388-151-050 Waivers. (1) In an individual case, the department, for good cause, may waive a specific requirement and approve an alternate method for the licensee or applicant to achieve the specific requirement's intent if the:

(a) Licensee or applicant submits to the department a written waiver request fully explaining the circumstances necessitating the waiver; and

(b) Department determines waiver approval will not jeopardize the safety or welfare of the child in care or detract from the quality of licensee-delivered services.

(2) The department may approve a waiver request only for a specific purpose or child and for a specific period of time not exceeding the expiration date of the license.

(3) The department may limit or restrict a license issued to a licensee or an applicant in conjunction with a waiver.

(4) The licensee shall maintain on the premises a copy of the department's written waiver approval.

(5) The department's denial of a licensee's or applicant's waiver request shall not be subject to appeal under chapter 34.05 RCW.

NEW SECTION

WAC 388-151-070 Applicant and reapplication for licensing-investigation. (1) The person or organization applying for a licensee or relicensure under this chapter and responsible for operating the center shall comply with application procedures the department prescribes and submit to the department:

(a) A completed department-supplied application for school-age child care center license, including attachments, ninety or more days before the:

- (i) Expiration of a current license;
- (ii) Opening date of a center;
- (iii) Relocation of a center; or
- (iv) Change of the licensee.

(b) A completed criminal history and background inquiry form for each staff person or volunteer having unsupervised or regular access to the child in care; and

(c) The licensing fee.

(2) In addition to the required application materials specified under subsection (1) of this section, the applicant for initial licensure shall submit to the department:

(a) An employment and education resume of the person responsible for the active management of the center and of the site coordinator;

(b) Diploma or education transcript copies of the director and site coordinator; and

(c) Three professional references each for the licensee, director, and site coordinator.

(3) The applicant for a license under this chapter shall be twenty-one years of age or older.

(4) The department may, at any time, require additional information from the applicant, licensee, staff person, volunteer, member of their household, and other persons having access to the child in care as the department deems necessary including, but not limited to:

(a) Sexual deviancy evaluations;

(b) Substance and alcohol abuse evaluations;

(c) Psychiatric evaluations;

(d) Psychological evaluations; and

(e) Medical evaluations.

(5) The department may perform investigations of the applicant, licensee, staff person, volunteer, member of their household, and other person having access to the child in care as the department deems necessary, including accessing criminal histories and law enforcement files.

(6) The applicant shall conform to rules and regulations approved or adopted by the:

(a) Department of health, promoting the health of the child in care, contained in this chapter; and

(b) State fire marshal's office, establishing standards for fire prevention and protection of life and property from fire, under chapter 212-56A WAC.

(7) The department shall not issue a license to the applicant until the department of health and the state fire marshal's office have certified or inspected and approved the center.

(8) The department may exempt a school site possessing a fire safety certification signed by the local fire official within six months prior to licensure from the requirement to receive an additional fire safety inspection by the state fire marshal's office.

(9) The licensee shall submit a completed plan of deficiency correction to the department of health and the department licensor prior to issuance of the licensee, when required.

NEW SECTION

WAC 388-151-080 Licensed capacity. (1) The department shall issue the applicant or licensee a license for a specific number of children dependent on the:

(a) Department's evaluation of the center's premises, equipment, and physical accommodations;

(b) Number and skills of the licensee, staff, and volunteers; and

(c) Ages and characteristics of the children served.

(2) The department:

- (a) Shall not issue the applicant or licensee a license to care for more children than permitted under this chapter; and
- (b) May issue the applicant or licensee a license to care for fewer children than the center's maximum capacity.

NEW SECTION

WAC 388-151-090 License denial, suspension, or revocation. (1) Before granting a license and as a condition for continuance of a license, the department shall consider the ability of the applicant and licensee to meet the requirements of this chapter. If more than one person is the applicant or licensee, the department:

(a) Shall consider their qualifications separately and jointly; and

(b) May deny, suspend, revoke, or not renew the license based on the failure of one of the persons to meet the requirements.

(2) The department shall deny, suspend, revoke, or not renew the license of a person who:

(a) Is a perpetrator of child abuse, or has been convicted of a crime involving child abuse or physical harm to another person, or allows such a person on the premises;

(b) Commits or was convicted of a felony reasonably related to the competency of the person to meet the requirements of this chapter;

(c) Engages in illegal use of a drug or excessive use of alcohol;

(d) Commits, permits, aids, or abets the commission of an illegal act on the premises;

(e) Commits, permits, aids, or abets the abuse, neglect, exploitation, or cruel or indifferent care to a child in care;

(f) Refuses to permit an authorized representative of the department, state fire marshal's office, or department of health to inspect the premises; or

(g) Refuses to permit an authorized representative of the department or the department of health access to records related to operation of the center or to interview staff or a child in care.

(3) The department may deny, suspend, revoke, or not renew a license of a person who:

(a) Seeks to obtain or retain a license by fraudulent means or misrepresentation including, but not limited to:

(i) Making a materially false statement on the application; or

(ii) Omitting material information on the application.

(b) Provides insufficient staff in relation to the number, ages, or characteristics of children in care;

(c) Allows a person unqualified by training, experience, or temperament to care for or be in contact with a child in care;

(d) Violates any condition or limitation on licensure including, but not limited to:

(i) Permitting more children on the premises than the number for which the center is licensed; or

(ii) Permitting on the premises a child of an age different from the ages for which the center is licensed.

(e) Fails to provide adequate supervision to a child in care;

(f) Demonstrates an inability to exercise fiscal responsibility and accountability with respect to operation of the center;

(g) Misappropriates property of a child in care;

(h) Knowingly permits on the premises an employee or volunteer who has made a material misrepresentation on an application for employment or volunteer service;

(i) Refuses or fails to supply necessary, additional department requested information; or

(j) Fails to comply with any provision of chapter 74.15 RCW or this chapter.

(4) The department shall not issue a license to a person who has been denied, suspended, revoked, or not renewed a license to operate a facility for the care of the children or adults, in this state or elsewhere, unless the person demonstrates by clear, cogent, and convincing evidence the person has undertaken sufficient corrective action or rehabilitation to warrant public trust and to operate the center in accordance with the rules of this chapter.

(5) The department's notice of a denial, revocation, suspension, or modification of a license and the applicant's or licensee's right to a hearing, shall be governed under RCW 43.20.205.

NEW SECTION

WAC 388-151-100 Activity program. (1) The licensee shall implement an activity program designed to meet the developmental, cultural, and individual needs of the child served. The licensee shall ensure the program contains a range of learning experiences for the child to:

(a) Gain self-esteem, self-awareness, self-control, and decision-making abilities;

(b) Develop socially, emotionally, intellectually, and physically;

(c) Learn about nutrition, health, and personal safety; and

(d) Experiment, create, and explore.

(2) The licensee shall ensure the center's program offers variety and options including a balance between:

(a) Child-initiated and staff-initiated activities;

(b) Free play and organized events;

(c) Individual and group activities; and

(d) Quiet and active experiences.

(3) The licensee shall ensure the center's program affords the child daily opportunities for small and large muscle activities and outdoor play.

(4) The licensee shall operate the center's program under a regular schedule of activities with allowances for a variety of special events. The licensee shall implement a planned program of activities as evidenced by a current, written activity schedule and afford staff classroom planning time.

(5) The licensee shall manage child and staff movements from one planned activity or care area to another to achieve smooth, unregimented transitions by:

(a) Establishing familiar routines;

(b) Contributing to learning experiences; and

(c) Maintaining staff-to-child ratio and group size guidelines.

NEW SECTION**WAC 388-151-110 Learning and play materials.**

The licensee shall provide the child a variety of easily accessible, developmentally appropriate equipment and materials of sufficient quantity to implement the center's program. The licensee shall ensure material is culturally relevant and promotes:

- (1) Social development;
- (2) Communication ability;
- (3) Self-help skills;
- (4) Large and small muscle development; and
- (5) Creative expression.

NEW SECTION

WAC 388-151-120 Staff-child interactions. (1) The licensee shall furnish the child a nurturing, respectful, supportive, and responsive environment through frequent interactions between the child and staff:

(a) Supporting the child in developing an understanding of self and others by assisting the child to share ideas, experiences, and feelings;

(b) Providing age-appropriate opportunities for growth and development of the child's social and communication skills, including encouraging the child to ask questions;

(c) Helping the child solve problems;

(d) Fostering creativity and independence in routine activities, including showing tolerance for mistakes; and

(e) Treating equally all children in care regardless of race, religion, culture, sex, and handicapping condition.

(2) The licensee shall furnish the child a pleasant and social atmosphere at meal and snack times. Staff shall provide good models for nutrition habits and social behavior.

NEW SECTION

WAC 388-151-130 Behavior management and discipline. (1) The licensee shall guide the child's behavior based on an understanding of the individual child's needs and stage of development. The licensee shall support the child's developmentally appropriate social behavior, self-control, and respect for the rights of others.

(2) The licensee shall ensure behavior management and discipline practice are fair, reasonable, consistent, and related to the child's behavior. Staff shall not administer cruel, unusual, hazardous, frightening, or humiliating discipline.

(3) The licensee shall be responsible for implementing the behavior management and discipline practices of the center.

(4) The licensee shall prohibit and prevent by any person on the premises:

(a) Biting, jerking, shaking, spanking, slapping, hitting, striking, or kicking the child, or other means of inflicting physical or emotional pain, or causing bodily harm;

(b) The use of a physical restraint method injurious to the child;

(c) The use of a mechanical restraint, locked time-out room, or closet;

(d) The use of verbal abuse; or

(e) The withholding of food as a punishment.

(5) In emergency situations, the staff person competent to use restraint methods may use limited physical restraint when:

(a) Protecting a person on the premises from physical injury;

(b) Obtaining possession of a weapon or other dangerous object; or

(c) Protecting property from serious damage.

(6) The licensee shall document any incident involving the use of physical restraint.

NEW SECTION**WAC 388-151-150 Evening and nighttime care.** (1)

For the center offering school-age child care during evening and nighttime hours, the licensee shall, in addition to meeting daytime regulations, adapt the program, equipment, and staffing pattern to meet the physical and emotional needs of the child away from home at night.

(2) The licensee shall maintain the same staff-to-child ratio in effect during daytime care. At all times, staff shall keep the child within continuous visual or auditory range.

NEW SECTION

WAC 388-151-160 Off-site trips. (1) The licensee may transport or permit the supervised off-site travel of the child to participate in field trips or engage in other off-site activities only with written parent consent.

(2) The parent's consent may be:

(a) For a specific date and trip; or

(b) A blanket authorization describing the full range of trips the child may take. In such case, the licensee shall notify the parent in advance about the trip.

(3) For group field trips, the licensee shall ensure:

(a) Emergency information and medical treatment authorization for each child in the group is present;

(b) A first aid kit is available;

(c) A written list of children participating is maintained; and

(d) Required staff-child ratios are maintained.

NEW SECTION

WAC 388-151-165 Transportation. When the licensee furnishes transportation for the child in care:

(1) The licensee shall ensure that the motor vehicle is maintained in a safe operating condition and is approved by the Washington state patrol, when applicable;

(2) The licensee or driver shall carry liability and medical insurance;

(3) The driver shall have a current driver's license, valid for the classification of motor vehicle operated, and current first aid and CPR certification;

(4) The licensee shall ensure a minimum of one staff person other than the driver is present in the motor vehicle, when necessary, to ensure staff-to-child ratio compliance; and

(5) The licensee shall ensure the number of passengers does not exceed the seat belt capacity of the motor vehicle.

NEW SECTION

WAC 388-151-170 Parent communication. (1) The licensee shall orally:

- (a) Explain to the parent the center's policies and procedures;
 - (b) Orient the parent to the center's philosophy, program, and facilities;
 - (c) Communicate to the parent issues relating to the child's care and individual practices concerning the child's special needs; and
 - (d) Encourage parent participation in center activities.
- (2) The licensee shall give the parent the following written policy and procedure information:
- (a) Enrollment and admission requirements;
 - (b) The fee and payment plan;
 - (c) A typical activity schedule, including hours of operation;
 - (d) Meals and snacks served, including guidelines on food bought from the child's home;
 - (e) Signing in and signing out requirements;
 - (f) Child abuse reporting law requirements;
 - (g) Behavior management and discipline;
 - (h) Nondiscrimination statement;
 - (i) Religious activities, if any;
 - (j) Transportation and field trip arrangements;
 - (k) Policy on homework, study time, and space necessary to accommodate these activities;
 - (l) Practices concerning an ill child;
 - (m) Medication management; and
 - (n) Medical emergencies.

NEW SECTION

WAC 388-151-180 Staff pattern and qualifications.

(1) General qualifications. The licensee, staff, volunteer, and other person associated with the operation of the center who has access to the child in care shall:

- (a) Be of good character;
 - (b) Demonstrate the understanding, ability, personality, emotional stability, and physical health suited to meet the cultural, emotional, mental, physical, and social needs of the child in care; and
 - (c) Not have committed or been convicted of child abuse or any crime involving harm to another person.
- (2) Program director. The licensee shall serve as or employ a director responsible for the overall management of the center's facility and operation. The director shall:
- (a) Be twenty-one years of age or older;
 - (b) Serve as administrator of the center, ensuring compliance with licensing requirements;
 - (c) Have knowledge of development of school-age children as evidenced by professional references, education, experience, and on-the-job performance;
 - (d) Have the management and supervisory skills necessary for the proper administration for the center including:
 - (i) Record maintenance;
 - (ii) Financial management; and
 - (iii) Maintenance of positive relationships with staff, children, parents, and the community.
 - (e) Employ, provide, or arrange for fulfillment of clerical, accounting, maintenance, transportation, and food

service responsibilities so the child care staff is free to concentrate on program implementation and maintaining the required staff-to-child ratio;

(f) Have completed thirty or more college quarter credits in early childhood education/child development, elementary education, or possess an equivalent educational background in courses such as recreation, physical education, education, music, art, home economics, psychology, or social services;

(g) Have two or more years of successful experience working with school-age children as evidenced by professional references and on-the-job performance; and

(h) Have planning, coordination, and supervisory skills to implement a high quality, developmentally appropriate program.

(3) Site coordinator. The licensee may employ a site coordinator responsible for program planning and implementation. The site coordinator shall be under the regular supervision of the program director.

(4) The site coordinator and program director may be one and the same person when qualified for both positions. The site coordinator shall:

- (a) Be twenty-one years of age or older;
- (b) Have completed thirty or more college quarter credits in early childhood education/child development, elementary education, or possess an equivalent educational background in courses such as recreation, physical education, education, music, art, psychology, or social services;
- (c) Serve as staff supervisor;
- (d) Have demonstrated knowledge in:
 - (i) Behavior management skills specific to school-age children;
 - (ii) Program management skills; and
 - (iii) School-age child activity planning and coordinating skills.

(e) Have a minimum of two years experience working with school-age children, or possess equivalent experience.

(5) The program director or site coordinator shall normally be on the premises while the child is in care. If temporarily absent from the center, the director and site coordinator shall leave a competent, designated staff person in charge.

(6) The director and site coordinator may also serve as child care staff when such role does not interfere with the director's or site coordinator's management and supervisory responsibilities.

(7) Center staffing. The licensee may employ a lead school-age child care staff person to be in charge of a child or a group of children. Lead school-age child care staff shall:

- (a) Be eighteen years of age or older;
 - (b) Possesses a high school education or equivalent;
 - (c) Have school-age child development knowledge and experience; and
 - (d) Have the ability to implement the activity program.
- (8) The licensee may employ a child care assistant, volunteer, or trainee. The assistant, volunteer, or trainee shall support staff. The school age child care assistant, volunteer, or trainee shall:
- (a) Be sixteen years of age or older; and
 - (b) Care for the child only under direct supervision.
- (9) The licensee shall ensure no person under eighteen years of age is assigned sole responsibility for a group of

children. The assistant, eighteen years of age or older, may be assigned sole responsibility for a child or group of children for a brief period of time.

(10) The licensee may count the assistant, volunteer, or trainee in the staff-to-child ratio when that person meets staff requirements.

NEW SECTION

WAC 388-151-190 Group size and staff-child ratios.

(1) The licensee shall maintain, at minimum, a 1:15 staff-child ratio and a maximum group size of thirty or fewer children.

(2) The licensee shall conduct activities for each group in a specific classroom or other defined space within a larger area.

(3) The licensee shall ensure each group is under the supervision of a qualified staff person or team of staff.

(4) The department may approve reasonable variations to group size limitations if the licensee maintains required staff-to-child ratios, dependent on:

- (a) Staff qualifications;
- (b) Program structure; and
- (c) Usable space.

(5) The licensee shall ensure staff keep each child within continuous visual or auditory range, except when the child uses the toilet.

(6) When only one staff person is present, the licensee shall ensure a second staff person is readily available in case of an emergency.

NEW SECTION

WAC 388-151-200 Staff development, orientation, and training. (1) The licensee shall have an orientation system making the employee, volunteer, and trainee aware of program policies and practices. The licensee shall provide staff an orientation including, but not limited to:

- (a) Licensing rules required under this chapter;
- (b) Goals and philosophy of the center;
- (c) Planned daily activities and routines;
- (d) Age-appropriate child guidance and behavior management methods;
- (e) Child abuse and neglect prevention, detection, and reporting policies and procedures;
- (f) Special health and developmental needs of the individual child;
- (g) Fire prevention and safety procedures; and
- (h) Personnel policies.

(2) The licensee shall provide or arrange regular training opportunities for the child care staff to:

- (a) Promote ongoing employee education;
- (b) Enhance practice skills;
- (c) Increase cultural awareness; and
- (d) Accommodate special health and developmental needs of the individual child.

(3) The licensee shall conduct periodic staff meetings for planning and coordination purposes.

(4) The licensee shall ensure:

(a) A staff person with basic, standard, current first aid and cardiopulmonary resuscitation (CPR) training, or department of health approved training is present at all times while the child is in care; and

(b) Staff's CPR training includes methods appropriate for school-age children in care.

(5) The licensee shall provide or arrange appropriate education and training for child care staff on the prevention and transmission of human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS).

(6) The licensee shall ensure the person preparing full meals for the center has a valid food handler permit.

NEW SECTION

WAC 388-151-210 Health care plan. (1) The licensee shall maintain current written health policies and procedures for staff orientation and use, and for the parent.

(2) The licensee shall ensure the health care plan includes, but is not limited to, information about the center's procedures concerning:

- (a) Communicable disease prevention, reporting, and management;
- (b) Action taken for medical emergencies;
- (c) First aid;
- (d) Care of minor illnesses;
- (e) Medication management;
- (f) General hygiene practices;
- (g) Hand washing practices; and
- (h) Food and food services.

(3) The licensee shall use the services of an advisory physician, physician's assistant, or registered nurse to assist in the development and approval of the center's health care plan.

NEW SECTION

WAC 388-151-220 Health supervision and infectious disease prevention. (1) Before or on the child's first day of attendance, the licensee shall have on file a record of immunization status.

(2) Staff shall observe the child daily for signs of illness. The licensee shall care for or discharge home the ill child based on the center's policies concerning the ill child.

(3) If a child becomes ill while in care:

- (a) The licensee shall furnish a separate care area with an appropriate rest surface and bedding, as needed; and
- (b) Staff shall sanitize equipment the child uses if staff suspects the child has a communicable disease.

(4) The licensee may use the separate care room or area for other purposes when not needed for separation of the child.

(5) Staff shall ensure the child washes hands:

- (a) Before the child eats;
- (b) Before the child participates in food activities; and
- (c) After the child's toileting.

(6) Staff shall follow the center's policies for cleaning and disinfecting the environment.

(7) The licensee shall have extra clothing available for circumstances arising during outdoor play.

(8) Staff shall ensure the child does not share personal hygiene or grooming items.

(9) Each center employee, volunteer, and other person having regular contact with the child in care shall have results of a negative tuberculin (TB) skin test, by the Mantoux method, or results of a chest x-ray, on file upon

employment, unless such is against medical advice. Periodic retesting is not required.

(10) The licensee shall not permit the person with a reportable communicable disease to be on duty in the center or have contact with the child in care unless a health care provider approves this in writing.

(11) Staff shall wash hands:

- (a) After personal toileting;
- (b) After attending to an ill child;
- (c) After nose blowing;
- (d) After smoking; and
- (e) Before serving or preparing food.

NEW SECTION

WAC 388-151-230 Medication management. The center may have a policy of not giving medication to the child in care. If the center's health care plan includes giving medication to the child in care, the licensee:

(1) Shall give medications, prescription and nonprescription, only on the written approval of a parent, person, or agency having authority by court order to approve medical care;

(2) Shall give prescription medications:

(a) Only as specified on the prescription label; or

(b) As authorized, in writing, by a physician or other person legally authorized to prescribe medication.

(3) Shall give the following classifications of nonprescription medications, with written parent authorization, only at the dose, duration, and method of administration specified on the manufacturer's label for the age or weight of the child needing the medication:

(a) Antihistamines;

(b) Nonaspirin fever reducers/pain relievers;

(c) Nonnarcotic cough suppressants;

(d) Decongestants;

(e) Anti-itching ointments or lotions, intended specifically to relieve itching;

(f) Diaper ointments and powders, intended specifically for use in the diaper area of the child; and

(g) Sun screen.

(4) Shall give other nonprescription medication:

(a) Not included in the categories listed in subsection (3) of this section; or

(b) Taken differently than indicated on the manufacturer's label; or

(c) Lacking labeled instructions, only when disbursement of the nonprescription medication is as required under subsection (4) (a), (b), and (c) of this section:

(i) Authorized, in writing, by a physician; or

(ii) Based on established medical policy approved, in writing, by a physician or other person legally authorized to prescribe medication.

(5) Shall accept from the child's parent, guardian, or responsible relative only medicine in the original container, labeled with:

(a) The child's first and last names;

(b) The date the prescription was filled; or

(c) The medication's expiration date; and

(d) Legible instructions for administration, such as manufacturer's instructions or prescription label.

(6) Shall keep medication, refrigerated or nonrefrigerated, in an orderly fashion and inaccessible to the child;

(7) Shall store external medication in a compartment separate from internal medication;

(8) Shall keep a record of medication disbursed;

(9) Shall return to the parent or other responsible party, or shall dispose of medications no longer being taken; and

(10) May, at the licensee's option, permit self-administration of medication by a child in care if the:

(a) Child is physically and mentally capable of properly taking medication without assistance;

(b) Licensee includes in the child's file a parental or physician's written statement of the child's capacity to take medication with assistance; and

(c) Licensee ensures the child's medications and other medical supplies are stored so the medications and medical supplies are inaccessible to another child in care.

NEW SECTION

WAC 388-151-240 Nutrition. (1) The licensee shall provide food meeting the nutritional needs of the child in care, taking into consideration the child's:

(a) Age and development level;

(b) Cultural background; and

(c) Handicapping condition.

(2) The licensee shall provide only pasteurized milk or pasteurized milk products.

(3) The licensee may serve the school-age child powdered Grade A milk, provided the licensee completes the dry milk mixture, service, and storage in a safe and sanitary manner.

(4) The licensee may furnish the child nutrient concentrates, nutrient supplements, a modified diet, or an allergy diet only with the written permission of the child's health care provider. The licensee shall obtain from the parent or the child's health care provider a written list of foods the child cannot consume.

(5) The licensee shall:

(a) Record food and portion sizes planned and served; and

(b) Post menus showing two weeks or more of food variety before repeating menus.

(6) The licensee may make nutritional substitutions of comparable nutrient value to the menu.

(7) The licensee shall use the following meal pattern to furnish food in age-appropriate servings, providing the child:

(a) Arrives on the premises before 7:00 a.m. access to a breakfast;

(b) In care for one to three hours before or after school a snack; and

(c) Food at intervals not less than two hours and not more than three and one-half hours apart.

(8) The licensee shall furnish the child in care food complying with the meal pattern of the United States Department of Agriculture Child and Adult Care Food Program or the National School Lunch Program.

(9) The child's snacks shall include one or more dairy or protein source provided daily, and contain a minimum of two of the following four components at each snack:

(a) A dairy product;

- (b) A protein food;
 - (c) Bread or bread alternate; or
 - (d) Fruit or vegetable or juice containing a minimum of fifty percent real juice.
- (10) The licensee shall have available food supplies to supplement food deficient in meeting nutrition requirements brought from the child's home.

NEW SECTION

WAC 388-151-250 Kitchen and food service. (1) The licensee shall ensure the proper storage, preparation, and service of food to meet program needs.

(2) The licensee shall meet food service standards by ensuring;

- (a) The staff person preparing full meals has a valid food handler permit;
 - (b) The staff person preparing and serving meals washes hands before handling food;
 - (c) Handwashing facilities are located in or adjacent to food preparation areas;
 - (d) Food is stored in a sanitary manner; especially milk, shell-fish, meat, poultry, eggs, and other protein food sources;
 - (e) Food requiring refrigeration is stored at a temperature no warmer than forty-five degrees Fahrenheit;
 - (f) Frozen food is stored at a maximum temperature of zero degrees Fahrenheit;
 - (g) Refrigerators and freezers are equipped with thermometers and are regularly cleaned and defrosted;
 - (h) Food is cooked to correct temperatures;
 - (i) Raw food is washed thoroughly with clean running water;
 - (j) Cooked food to be stored is rapidly cooled and refrigerated after preparation;
 - (k) Food is kept in original containers or in clean, labeled containers and stored off the floor;
 - (l) Packaged, canned, and bottled food with a past expiration date is discarded;
 - (m) Food in dented cans or torn packages is discarded; and
 - (n) When food containing sulfiting agents is served, parents are notified.
- (3) The child may participate in food preparation as an education activity when:
- (a) The licensee makes kitchen equipment inaccessible to the child, except during planned and supervised kitchen activities; and
 - (b) Staff supervise food preparation activities.
- (4) The licensee shall install and maintain kitchen equipment and clean reusable utensils in a safe and sanitary manner by:
- (a) Sanitizing reusable utensils in a dishwasher or through use of a three-compartment dishwashing procedure; and
 - (b) Using only single-use of clean cloths, solely, for wiping food service, preparation, and eating surfaces.

NEW SECTION**WAC 388-151-260 Drinking and eating equipment.**

(1) The licensee shall provide the child single-use cups, individual drinking cups or glasses, or inclined jet-type drinking fountains.

(2) The licensee shall prohibit the center from using bubbler-type drinking fountains and common drinking cups or glasses.

(3) The licensee shall provide the child durable eating utensils appropriate in size and shape for the child in care.

NEW SECTION

WAC 388-151-280 General safety, maintenance, and site. (1) The licensee shall operate the center:

- (a) On an environmentally safe site;
 - (b) In a neighborhood free from a condition detrimental to the child's welfare; and
 - (c) In a location accessible to health and emergency service.
- (2) The licensee shall ensure that indoor and outdoor premises are in a safe and sanitary condition, free of hazards, and in good repair;
- (3) The licensee shall ensure furniture and equipment is safe, stable, durable, and age-appropriate;
- (4) The licensee shall maintain a flashlight or other emergency lighting device in working condition;
- (5) The licensee shall finish or cover rough or untreated wood surfaces;
- (6) The licensee shall maintain one or more telephones in working order, readily accessible to staff and children;
- (7) The licensee shall supply bathrooms and other rooms subject to moisture with washable, moisture-impervious flooring;
- (8) The licensee shall ensure staff can gain rapid access in an emergency to a bathroom or other room the child occupies;
- (9) The licensee shall shield light bulbs and tubes in child-accessible areas;
- (10) The licensee shall keep the premises free from rodents, fleas, cockroaches, and other insects and pests;
- (11) The licensee shall ensure no firearm or other weapon is on the premises;
- (12) The licensee shall maintain adequate storage space for play and teaching equipment, supplies, records, and children's possessions and clothing;
- (13) The licensee shall safely store or make inaccessible to the child cleaning supplies, toxic substances, paint, poisons, aerosol containers, and items bearing warning labels;
- (14) The licensee shall label a container filled from a stock supply to identify contents;
- (15) The licensee shall comply with fire safety regulations adopted by the state fire marshal's office.

NEW SECTION

WAC 388-151-290 Water safety. (1) The licensee shall maintain the following water safety precautions when the child uses an on- premises swimming pool, wading pool, or natural body of water, or enters the water on a field trip by ensuring;

(a) The on-premises pool or natural body of water is inaccessible to the child when not in use;

(b) During the child's use of a wading pool, an adult with current CPR training supervises the child at all times; and

(c) During the child's use of a swimming pool or natural body of water, a certified lifeguard is present at all times, in addition to required staff.

(2) The licensee shall daily empty and clean portable wading pools, when in use.

(3) The licensee may permit the child to use or access a hot tub, spa tank, or whirlpool only under direct supervision and with written parental permission.

NEW SECTION

WAC 388-151-310 First aid supplies. (1) The licensee shall maintain on the premises adequate first aid supplies conforming with the center's first aid policies and procedures.

(2) The licensee's first aid supplies shall include unexpired syrup of ipecac which may be administered only on the advice of the physician or poison control center.

NEW SECTION

WAC 388-151-320 Outdoor play area. (1) The licensee shall provide a safe and equipped outdoor play area of sufficient size to meet the needs of the child in care:

(a) Reachable by a safe route and method;

(b) Promoting the child's active play, physical development, and coordination;

(c) Free of any dangerous condition and affording safe child entry and exit; and

(d) Adaptable to the child with special needs.

(2) The licensee shall ensure the center's activity schedule affords the child sufficient daily time to participate actively in outdoor play.

NEW SECTION

WAC 388-151-330 Indoor space. (1) The school-age child care center shall have adequate, usable space indoors, ensuring children are not crowded. The licensee shall ensure a minimum of thirty-five square feet per child of usable space is available.

(2) The school age child care center shall have an identifiable space of its own during hours of operation, which may include moveable furnishings and equipment.

(3) The licensee shall arrange indoor space to encourage a variety of developmentally appropriate activities including:

(a) Interest areas for focused activities;

(b) Open areas for large motor activities;

(c) Areas where children can work individually, in small groups, and in large groups; and

(d) Private spaces where children can rest, play, and work alone or with a friend.

NEW SECTION

WAC 388-151-340 Toilets and handwashing sinks.

(1) The licensee shall supply handwashing sinks and toilets for the child equal to, at minimum, the number the state or local building code requires. Minimum ratios shall be as follows: Toilets: 1:100 boys, 1:35 girls, Urinals: 1:30.

(2) The licensee shall supply the child warm, running water for handwashing at a temperature range no less than eighty-five degrees Fahrenheit and no more than one hundred twenty degrees Fahrenheit.

(3) The licensee shall locate the child's handwashing facilities in or adjacent to rooms used for toileting.

(4) The licensee shall provide toileting privacy for the child.

(5) The licensee shall ensure rooms used for toileting are ventilated to the outdoors.

(6) The licensee shall provide the child with soap and individual towels or other appropriate devices for washing and drying the child's hands and face.

NEW SECTION

WAC 388-151-380 Program atmosphere. (1) The licensee shall provide a cheerful environment for the child by placing visually stimulating decorations, pictures, or other attractive materials at appropriate heights for the child in care.

(2) The licensee shall maintain a safe and developmentally appropriate noise level.

(3) The licensee shall locate fixtures and provide lighting intensities promoting visibility and comfort for the child in care.

(4) The licensee shall maintain the temperature within the center at sixty-eight degrees Fahrenheit or more.

(5) The licensee shall regulate the temperature and ventilate the center for the health and comfort of the child in care.

NEW SECTION

WAC 388-151-390 Discrimination prohibited. (1) The licensee shall comply with federal and state regulatory and statutory requirements, defined under chapter 49.60 RCW, regarding nondiscrimination in employment practices and client services.

(2) Consistent with state and federal laws, the licensee shall respect and facilitate all rights of the child in care.

NEW SECTION

WAC 388-151-410 Special requirements regarding American Indian children. When five percent or more of the center's child enrollment consists of Indian children, the licensee shall develop social service resources and staff training programs designed to meet the special needs of such children through coordination with tribal, Indian health service, and Bureau of Indian Affairs social service staff and appropriate urban Indian and Alaskan native consultants.

NEW SECTION

WAC 388-151-420 Child abuse, neglect, and exploitation. The license and staff shall protect the child in care from child abuse, neglect, or exploitation, as required under chapter 26.44 RCW.

NEW SECTION

WAC 388-151-430 Prohibited substances. (1) During operating hours or when the child is in care, the licensee, staff, and volunteers on center premises or caring for the child off-site shall not be under the influence of, consume, or possess an:

- (a) Alcoholic beverage; or
- (b) Illegal drug.

(2) The licensee shall prohibit smoking in the center and in the motor vehicle when the licensee transports the child. The licensee may permit on premises smoking outdoors, away from the building, when the child is not present.

NEW SECTION

WAC 388-151-440 Limitations to persons on premises. (1) During center operating hours or while the child is in care, only the licensee, employee, or volunteer, or an authorized representative of a governmental agency, school district, or an approved adult related to the child in care shall have unsupervised access to the child in care.

(2) The licensee shall allow the parent of a child in care unsupervised access only to the parent's child.

NEW SECTION

WAC 388-151-450 Child records and information. The licensee shall maintain, on the premises, organized and confidential records and information concerning the child in care. The licensee shall ensure the child's record contains, at a minimum:

(1) Registration data:

(a) Name, birth date, dates of enrollment and termination, and other identifying information;

(b) Name, address, and home and business telephone numbers of the parent and other person to be contacted in case of emergency; and

(c) Completed enrollment application signed by the parent, guardian, or responsible relative.

(2) Authorizations:

(a) Name, address, and telephone number of another person authorized to remove the child in care from the center;

(b) Written parental consent for transportation provided by the center, including field trips and swimming, when the child participates in these activities. A parent-signed blanket consent form may authorize the child's off-site travel; and

(c) Written parental consent, or court order, for providing medical care and emergency surgery, except for such care authorized by law.

(3) Medical and health data:

(a) Date and kind of illness or injury occurring on the premises including the treatment given by staff;

(b) Medication given by staff indicating dosage, date, time, and name of dispensing staff person; and

(c) A health history obtained when the licensee or staff enrolls the child for care. The history includes:

(i) The date of the child's last physical examination;

(ii) Allergies;

(iii) Special health or developmental problems and other pertinent health information;

(iv) Name, address, and telephone number of child's health care provider or facility; and

(v) A record of immunization status.

NEW SECTION

WAC 388-151-460 Program records. The licensee shall maintain the following documentation on the premises:

(1) The daily attendance record:

(a) The parent, or other person authorized by the parent to take the child to or from the center, shall sign in the child on arrival and shall sign out the child at departure, using a full, legal signature; and

(b) When the child leaves the center to attend school or other off-site activity as authorized by the parent, the staff person shall sign out the child and sign in the child on return to the center.

(2) A copy of the report sent to the department about the illness or injury to the child in care requiring medical treatment or hospitalization;

(3) The twelve-month record indicating the date and time the licensee conducted the required monthly fire evacuation drills;

(4) A written plan for staff development specifying the content, frequency, and manner of planned training;

(5) Activity program plan records;

(6) A list of the child's allergies and dietary restrictions;

(7) Any incident involving the use of physical restraint;

(8) A record of medication staff gives to the child; and

(9) A record of accidents and injuries.

NEW SECTION

WAC 388-151-470 Personnel policies and records.

(1) Each employee and volunteer having unsupervised or regular access to the child in care shall complete and submit to the licensee or director by the date of hire:

(a) An application for employment on a department-prescribed form or its equivalent; and

(b) A criminal history and background inquiry form:

(i) The licensee shall submit this form to the department for the employee and volunteer, within seven calendar days of the employee's first day of employment, permitting a criminal and background history check; and

(ii) The department shall discuss the inquiry information with the licensee or director, when applicable.

(2) The licensee shall have written personnel policies describing staff benefits, if any, duties, qualifications, grievance procedures, pay dates, and nondiscrimination policies.

(3) The licensee shall maintain a personnel record keeping system, having on file for the licensee, staff person, and volunteer:

(a) An employment application including work and education history;

(b) Documentation of criminal history and background inquiry form submission;

- (c) A record of Mantoux method tuberculin skin test results, x-ray, or an exemption to the skin test or x-ray;
- (d) Documentation on HIV/AIDS education and training;
- (e) A record of participation in staff development training;
- (f) Documentation of orientation program completion;
- (g) Documentation of a valid food handler permit, when applicable; and
- (h) Documentation of current first aid and CPR training, when applicable.

- (f) Emergency telephone numbers, including 911 and local law enforcement, highlighted and posted by the telephone with the center's address.
- (2) For the staff, the licensee shall post:
 - (a) Dietary restrictions for particular children; and
 - (b) Handwashing practices.

NEW SECTION

WAC 388-151-480 Reporting of death, injury, illness, epidemic, or child abuse. The licensee or staff shall report immediately:

- (1) A death, serious injury requiring medical treatment, or illness requiring hospitalization of a child in care, by telephone and in writing, to the child's parent and the department;
- (2) An instance when the licensee or staff has reason to suspect the occurrence of physical, sexual, or emotional child abuse, child neglect, or child exploitation as required under chapter 26.44 RCW, by telephone, to child protective services or local law enforcement; and
- (3) An occurrence of food poisoning or communicable disease, as required by the state board of health, by telephone, to the local public health department.

NEW SECTION

WAC 388-151-490 Reporting of circumstantial changes. A school-age child care center license is valid only for the address, person, and organization named on the license. The licensee shall promptly report to the department a major change affecting the center's classification, delivery of safe, developmentally appropriate services, or continued eligibility for licensure. A major change includes the :

- (1) Center's address, location, space, or phone number;
- (2) Maximum number and ages of children served as compared to current license specifications;
- (3) Change of ownership, chief executive officer, licensee, director, or site coordinator;
- (4) Name of the licensed corporation or name by which the center is commonly known or changes in the center's articles of incorporation and bylaws;
- (5) Occurrence of a fire, major structural change, or damage to the premises; and
- (6) Plans for major remodeling of the center including planned use of space not previously department-approved.

NEW SECTION

WAC 388-151-500 Posting requirements. (1) The licensee shall post the following items, clearly visible to the parent and staff:

- (a) The center's child care license issued under this chapter;
- (b) A list of staff names;
- (c) A typical activity schedule including operating hours;
- (d) Food menus;
- (e) Evacuation plans and procedures including a diagram of exiting routes; and

**WSR 93-02-024
PERMANENT RULES
DEPARTMENT OF REVENUE**

[Filed December 31, 1992, 10:29 a.m., effective January 1, 1993]

Date of Adoption: December 31, 1992.

Purpose: To establish the forest land values for each grade of bare forest land on the basis of its use only for growing and harvesting timber.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-540.

Statutory Authority for Adoption: RCW 84.33.120.

Pursuant to notice filed as WSR 92-22-101 on November 4, 1992.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: State statute, RCW 84.33.120(2), requires that this rule be in effect on or before December 31, 1992.

Effective Date of Rule: January 1, 1993.

December 31, 1992

Gary K. O'Neil

Assistant Director

Special Programs Division

Forest Tax Section

AMENDATORY SECTION (Amending WSR 91-24-026, filed 11/26/91, effective 1/1/92)

WAC 458-40-540 Property tax, forest land—Forest land values—((1992)) 1993. The true and fair values, per acre, for each grade of forest land for the ((1992)) 1993 assessment year are determined to be as follows:

((1992)) 1993 WASHINGTON FOREST LAND VALUES		
LAND GRADE	OPERABILITY CLASS	VALUE PER ACRE
1	1	(((\$157)) \$169
	2	(((\$152)) 164
	3	(((\$145)) 156
	4	(((\$105)) 113
2	1	(((\$132)) 142
	2	(((\$126)) 136
	3	(((\$122)) 131
	4	(((\$88)) 95
3	1	(((\$103)) 111
	2	(((\$100)) 108
	3	(((\$98)) 106
	4	(((\$75)) 81

4	1	((78))	<u>84</u>
	2	((76))	<u>82</u>
	3	((75))	<u>81</u>
	4	((58))	<u>62</u>
5	1	((57))	<u>61</u>
	2	((53))	<u>57</u>
	3	((52))	<u>56</u>
	4	((34))	<u>37</u>
6	1	((29))	<u>31</u>
	2	((27))	<u>29</u>
	3	((27))	<u>29</u>
	4	((25))	<u>27</u>
7	1	((14))	<u>15</u>
	2	((14))	<u>15</u>
	3	((13))	<u>14</u>
	4	((13))	<u>14</u>
8			1

**WSR 93-02-025
PERMANENT RULES
DEPARTMENT OF REVENUE**

[Filed December 31, 1992, 10:33 a.m., effective January 1, 1993]

Date of Adoption: December 31, 1992.

Purpose: To establish the stumpage values for reporting and payment of the timber excise tax for the period January 1, 1993, through June 30, 1993, as required by RCW 84.33.091.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-660 and 458-40-670.

Statutory Authority for Adoption: RCW 84.33.091.

Other Authority: RCW 84.32.300 and 84.33.096.

Pursuant to notice filed as WSR 92-22-102 on November 4, 1992.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: State statute, RCW 84.33.091(1), requires that stumpage values be in effect on or before December 31, 1992, for use from January 1, 1993, through June 30, 1993.

Effective Date of Rule: January 1, 1993.

December 31, 1992
Gary K. O'Neil
Assistant Director
Special Programs Division
Forest Tax Section

AMENDATORY SECTION (Amending WSR 92-14-083, filed 6/29/92, effective 7/1/92)

WAC 458-40-660 Timber excise tax—Stumpage value tables. The following stumpage value tables are hereby adopted for use in reporting the taxable value of stumpage harvested during the period ((July)) January 1 through ((December 31, 1992)) June 30, 1993:

**((TABLE 1—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 1992**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$506	\$499	\$492	\$485	\$478
		2	428	421	414	407	400
		3	330	323	316	309	302
		4	170	163	156	149	142
Western Redcedar ²	RC	1	664	657	650	643	636
		2	561	554	547	540	533
		3	525	518	511	504	497
		4	450	443	436	429	422
Western Hemlock ³	WH	1	292	285	278	271	264
		2	290	283	276	269	262
		3	241	234	227	220	213
		4	140	133	126	119	112
Other Conifer	OC	1	292	285	278	271	264
		2	290	283	276	269	262
		3	241	234	227	220	213
		4	140	133	126	119	112
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	62	55	48	41	34
Other Hardwood	OH	1	63	56	49	42	35
Hardwood Utility	HU	1	61	54	47	40	33
Conifer Utility	CU	1	30	23	16	9	2
RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁴	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁵	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁵	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska Cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁴ Stumpage value per 8 lineal feet or portion thereof.

⁵ Stumpage value per lineal foot.

**TABLE 2—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 1992**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$484	\$477	\$470	\$463	\$456
		2	406	399	392	385	378
		3	334	327	320	313	306
		4	135	128	121	114	107

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Western Redcedar ²	RC	1	664	657	650	643	636
		2	597	590	583	576	569
		3	513	506	499	492	485
		4	393	386	379	372	365
Western Hemlock ³	WH	1	309	302	295	288	281
		2	291	284	277	270	263
		3	267	260	253	246	239
		4	146	139	132	125	118
Other Conifer	OC	1	309	302	295	288	281
		2	291	284	277	270	263
		3	267	260	253	246	239
		4	146	139	132	125	118
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	62	55	48	41	34
Other Hardwood	OH	1	63	56	49	42	35
Hardwood Utility	HU	1	61	54	47	40	33
Conifer Utility	CU	1	30	23	16	9	2
RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁴	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁵	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁵	TFX	1	0.50	0.50	0.50	0.50	0.50

Black Cottonwood	BC	1	62	55	48	41	34
Other Hardwood	OH	1	63	56	49	42	35
Hardwood Utility	HU	1	61	54	47	40	33
Conifer Utility	CU	1	30	23	16	9	2
RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot.

**TABLE 4 — Stumpage Value Table
Stumpage Value Area 4**

July 1 through December 31, 1992

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Number	Hauling— Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$483	\$476	\$469	\$462	\$455
		2	405	398	391	384	377
		3	334	327	320	313	306
		4	162	155	148	141	134
Lodgepole Pine	LP	1	154	147	140	133	126
Ponderosa Pine	PP	1	418	411	404	397	390
		2	213	206	199	192	185
Western Redcedar ³	RC	1	664	657	650	643	636
		2	567	560	553	546	539
		3	529	522	525	518	511
		4	460	453	446	439	432
Western Hemlock ⁴	WH	1	298	291	284	277	270
		2	285	278	271	264	257
		3	270	263	256	249	242
		4	192	185	178	171	164
Other Conifer	OC	1	298	291	284	277	270
		2	285	278	271	264	257
		3	270	263	256	249	242
		4	192	185	178	171	164
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	62	55	48	41	34
Other Hardwood	OH	1	63	56	49	42	35
Hardwood Utility	HU	1	61	54	47	40	33
Conifer Utility	CU	1	30	23	16	9	2

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska Cedar.

³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁴ Stumpage value per 8 lineal feet or portion thereof.

⁵ Stumpage value per lineal foot.

**TABLE 3 — Stumpage Value Table
Stumpage Value Area 3**

July 1 through December 31, 1992

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Number	Hauling— Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$495	\$488	\$481	\$474	\$467
		2	426	419	412	405	398
		3	419	412	405	398	391
		4	177	170	163	156	149
Western Redcedar ³	RC	1	664	657	650	643	636
		2	597	590	583	576	569
		3	529	522	525	518	511
		4	498	491	484	477	470
Western Hemlock ⁴	WH	1	298	291	284	277	270
		2	284	277	270	263	256
		3	258	251	244	237	230
		4	121	114	107	100	93
Other Conifer	OC	1	298	291	284	277	270
		2	284	277	270	263	256
		3	258	251	244	237	230
		4	121	114	107	100	93
Red Alder	RA	1	67	60	53	46	39

RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot.

**TABLE 5—Stumpage Value Table
Stumpage Value Area 5
July 1 through December 31, 1992**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$538	\$531	\$524	\$517	\$510
		2	428	421	414	407	400
		3	355	348	341	334	327
		4	177	170	163	156	149
Lodgepole Pine	LP	1	154	147	140	133	126
Ponderosa Pine	PP	1	418	411	404	397	390
		2	213	206	199	192	185
Western Redcedar ³	RC	1	664	657	650	643	636
		2	613	606	599	592	585
		3	582	575	568	561	554
		4	426	419	412	405	398
Western Hemlock ⁴	WH	1	298	291	284	277	270
		2	285	278	271	264	257
		3	264	257	250	243	236
		4	150	143	136	129	122
Other Conifer	OC	1	298	291	284	277	270
		2	285	278	271	264	257
		3	264	257	250	243	236
		4	150	143	136	129	122
Red Alder	RA	1	67	60	53	46	39
Black Cottonwood	BC	1	62	55	48	41	34
Other Hardwood	OH	1	63	56	49	42	35
Hardwood Utility	HU	1	61	54	47	40	33
Conifer Utility	CU	1	30	23	16	9	2
RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45

DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot.

**TABLE 6—Stumpage Value Table
Stumpage Value Area 6
July 1 through December 31, 1992**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$358	\$351	\$344	\$337	\$330
Engelmann Spruce	ES	1	197	190	183	176	169
Lodgepole Pine	LP	1	154	147	140	133	126
Ponderosa Pine	PP	1	418	411	404	397	390
		2	213	206	199	192	185
Western Redcedar ³	RC	1	434	427	420	413	406
True Firs ⁴	WH	1	144	137	130	123	116
Western White Pine	WP	1	241	234	227	220	213
Hardwoods	OH	1	25	18	11	4	1
Utility	CU	1	30	23	16	9	2
RC Shake & Shingle Blocks	RCF	1	152	145	138	131	124
LP & Other Posts ⁵	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁶	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁷ Stumpage value per lineal foot.

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TABLE 7—Stumpage Value Table
Stumpage Value Area 7
 July 1 through December 31, 1992

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$195	\$188	\$181	\$174	\$167
Engelmann Spruce	ES	1	140	133	126	119	112
Lodgepole Pine	LP	1	131	124	117	110	103
Ponderosa Pine	PP	1	334	327	320	313	306
		2	213	206	199	192	185
Western Redcedar ³	RC	1	434	427	420	413	406
True Firs ⁴	WH	1	144	137	130	123	116
Western White Pine	WP	1	241	234	227	220	213
Hardwoods	OH	1	25	18	11	4	1
Utility	CU	1	23	16	9	2	1
RC Shake & Shingle Blocks	RCF	1	152	145	138	131	124
LP & Other Posts ⁵	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁶	PX	1	0.25	0.25	0.25	0.25	0.25
Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁷ Stumpage value per lineal foot.

TABLE 8—Stumpage Value Table
Stumpage Value Area 10
 July 1 through December 31, 1992

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir ²	DF	1	\$396	\$389	\$382	\$375	\$368
		2	326	319	312	305	298
		3	262	255	248	241	234
		4	107	100	93	86	79
Lodgepole Pine	LP	1	154	147	140	133	126
Ponderosa Pine	PP	1	418	411	404	397	390
		2	213	206	199	192	185

Western Redcedar ³	RC	1	622	615	608	601	594
		2	525	518	511	504	497
		3	497	490	483	476	469
		4	418	411	404	397	390
Western Hemlock ⁴	WH	1	245	238	231	224	217
		2	233	226	219	212	205
		3	219	212	205	198	191
		4	144	137	130	123	116
Other Conifer	OC	1	245	238	231	224	217
		2	233	226	219	212	205
		3	219	212	205	198	191
		4	144	137	130	123	116
Red Alder	RA	1	46	39	32	25	18
Black Cottonwood	BC	1	41	34	27	20	13
Other Hardwood	OH	1	42	35	28	21	14
Hardwood Utility	HU	1	40	33	26	19	12
Conifer Utility	CU	1	30	23	16	9	2
RC Shake Blocks	RCS	1	512	505	498	491	484
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot.

TABLE 1—Stumpage Value Table
Stumpage Value Area 1
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$555	\$548	\$541	\$534	\$527
		2	530	523	516	509	502
		3	460	453	446	439	432
		4	255	248	241	234	227
Western Redcedar ²	RC	1	738	731	724	717	710
		2	693	686	679	672	665
		3	670	663	656	649	642
		4	611	604	597	590	583
Western Hemlock ³	WH	1	321	314	307	300	293
		2	292	285	278	271	264
		3	268	261	254	247	240
		4	222	215	208	201	194

Other Conifer	OC	1	321	314	307	300	293
		2	292	285	278	271	264
		3	268	261	254	247	240
		4	222	215	208	201	194
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26
RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁴	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁵	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁵	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska-Cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁴ Stumpage value per 8 lineal feet or portion thereof.
⁵ Stumpage value per lineal foot.

TABLE 2—Stumpage Value Table
Stumpage Value Area 2
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir	DF	1	\$536	\$529	\$522	\$515	\$508
		2	517	510	503	496	489
		3	388	381	374	367	360
		4	255	248	241	234	227
Western Redcedar ²	RC	1	824	817	810	803	796
		2	824	817	810	803	796
		3	792	785	778	771	764
		4	565	558	551	544	537
Western Hemlock ³	WH	1	336	329	322	315	308
		2	333	326	319	312	305
		3	303	296	289	282	275
		4	222	215	208	201	194
Other Conifer	OC	1	336	329	322	315	308
		2	333	326	319	312	305
		3	303	296	289	282	275
		4	222	215	208	201	194
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26

RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁴	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁵	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁵	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Alaska-Cedar.
³ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁴ Stumpage value per 8 lineal feet or portion thereof.
⁵ Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 3
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$556	\$549	\$542	\$535	\$528
		2	556	549	542	535	528
		3	493	486	479	472	465
		4	255	248	241	234	227
Western Redcedar ³	RC	1	873	866	859	852	845
		2	873	866	859	852	845
		3	670	663	656	649	642
		4	610	603	596	589	582
Western Hemlock ⁴	WH	1	425	418	411	404	397
		2	425	418	411	404	397
		3	298	291	284	277	270
		4	222	215	208	201	194
Other Conifer	OC	1	425	418	411	404	397
		2	425	418	411	404	397
		3	298	291	284	277	270
		4	222	215	208	201	194
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26
RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45

PERMANENT

DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot.

**TABLE 4—Stumpage Value Table
 Stumpage Value Area 4
 January 1 through June 30, 1993**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$500	\$493	\$486	\$479	\$472
		2	463	456	449	442	435
		3	418	411	404	397	390
		4	233	226	219	212	205
Lodgepole Pine	LP	1	199	192	185	178	171
Ponderosa Pine	PP	1	421	414	407	400	393
		2	322	315	308	301	294
Western Redcedar ³	RC	1	773	766	759	752	745
		2	773	766	759	752	745
		3	670	663	656	649	642
		4	532	525	518	511	504
Western Hemlock ⁴	WH	1	320	313	306	299	292
		2	319	312	305	298	291
		3	299	292	285	278	271
		4	245	238	231	224	217
Other Conifer	OC	1	320	313	306	299	292
		2	319	312	305	298	291
		3	299	292	285	278	271
		4	245	238	231	224	217
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26
RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot.

**TABLE 5—Stumpage Value Table
 Stumpage Value Area 5
 January 1 through June 30, 1993**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$514	\$507	\$500	\$493	\$486
		2	514	507	500	493	486
		3	433	426	419	412	405
		4	272	265	258	251	244
Lodgepole Pine	LP	1	199	192	185	178	171
Ponderosa Pine	PP	1	421	414	407	400	393
		2	322	315	308	301	294
Western Redcedar ³	RC	1	828	821	814	807	800
		2	828	821	814	807	800
		3	741	734	727	720	713
		4	644	637	630	623	616
Western Hemlock ⁴	WH	1	376	369	362	355	348
		2	261	254	247	240	233
		3	250	243	236	229	222
		4	222	215	208	201	194
Other Conifer	OC	1	376	369	362	355	348
		2	261	254	247	240	233
		3	250	243	236	229	222
		4	222	215	208	201	194
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26
RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot.

PERMANENT

TABLE 6—Stumpage Value Table
Stumpage Value Area 6
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$464	\$457	\$450	\$443	\$436
Engelmann Spruce	ES	1	201	194	187	180	173
Lodgepole Pine	LP	1	199	192	185	178	171
Ponderosa Pine	PP	1	421	414	407	400	393
		2	322	315	308	301	294
Western Redcedar ³	RC	1	462	455	448	441	434
True Firs ⁴	WH	1	233	226	219	212	205
Western White Pine	WP	1	329	322	315	308	301
Hardwoods	OH	1	25	18	11	4	1
Utility	CU	1	54	47	40	33	26
RC Shake & Shingle Blocks	RCF	1	152	145	138	131	124
LP & Other Posts ⁵	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁶	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁷ Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table
Stumpage Value Area 7
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$306	\$299	\$292	\$285	\$278
Engelmann Spruce	ES	1	189	182	175	168	161
Lodgepole Pine	LP	1	185	178	171	164	157
Ponderosa Pine	PP	1	405	398	391	384	377
		2	324	317	310	303	296
Western Redcedar ³	RC	1	462	455	448	441	434
True Firs ⁴	WH	1	208	201	194	187	180

Permanent

Western White Pine	WP	1	329	322	315	308	301
Hardwoods	OH	1	25	18	11	4	1
Utility	CU	1	54	47	40	33	26
RC Shake & Shingle Blocks	RCF	1	152	145	138	131	124
LP & Other Posts ⁵	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁶	PX	1	0.25	0.25	0.25	0.25	0.25
Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.
² Includes Western Larch.
³ Includes Alaska-Cedar.
⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
⁵ Stumpage value per 8 lineal feet or portion thereof.
⁶ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.
⁷ Stumpage value per lineal foot.

TABLE 8—Stumpage Value Table
Stumpage Value Area 10
 January 1 through June 30, 1993

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ²	DF	1	\$449	\$442	\$435	\$428	\$421
		2	415	408	401	394	387
		3	374	367	360	353	346
		4	206	199	192	185	178
Lodgepole Pine	LP	1	199	192	185	178	171
Ponderosa Pine	PP	1	421	414	407	400	393
		2	322	315	308	301	294
Western Redcedar ³	RC	1	766	759	752	745	738
		2	766	759	752	745	738
		3	673	666	659	652	645
		4	525	518	511	504	497
Western Hemlock ⁴	WH	1	285	278	271	264	257
		2	284	277	270	263	256
		3	266	259	252	245	238
		4	218	211	204	191	184
Other Conifer	OC	1	285	278	271	264	257
		2	284	277	270	263	256
		3	266	259	252	245	238
		4	218	211	204	191	184
Red Alder	RA	1	104	97	90	83	76
Black Cottonwood	BC	1	80	73	66	59	52
Other Hardwood	OH	1	112	105	98	91	84
Hardwood Utility	HU	1	63	56	49	42	35
Conifer Utility	CU	1	54	47	40	33	26
RC Shake Blocks	RCS	1	474	467	460	453	446
RC Shingle Blocks	RCF	1	109	102	95	88	81

PERMANENT

RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

³ Includes Alaska-Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot.

AMENDATORY SECTION (Amending WSR 92-14-083, filed 6/29/92, effective 7/1/92)

WAC 458-40-670 Timber excise tax—Stumpage value adjustments. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:

(1) No harvest adjustment shall be allowed against special forest products.

(2) Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.

(3) Timber harvesters planning to remove timber from areas having damaged timber or other unforeseen materially increased harvesting costs may apply to the department for adjustment in stumpage values. Such applications should contain a map with the legal descriptions of the area, a description of the damage sustained by the timber or cause of additional costs, and a list of estimated costs to be incurred. Such applications shall be sent to the department before the harvest commences. Upon receipt of such application, the department will determine the amount of adjustment allowed, and notify the harvester. Such amount may be taken as a credit against tax liabilities or, if harvest is terminated, a refund may be authorized. In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application not later than ninety days following completion of the harvest unit.

The following harvest adjustment tables are hereby adopted for use during the period of ((July)) January 1 through ((December 31, 1992)) June 30, 1993:

**TABLE 1—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, 5, and 10
((July 1 through December 31, 1992))
January 1 through June 30, 1993**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	\$0.00
Class 2	Harvest of 20 thousand board feet to 40 thousand board feet per acre.	-\$4.00

Class 3	Harvest of 10 thousand board feet to but not including 20 thousand board feet per acre.	-\$7.00
Class 4	Harvest of 5 thousand board feet to but not including 10 thousand board feet per acre.	-\$9.00
Class 5	Harvest of less than 5 thousand board feet per acre.	-\$10.00

II. Logging conditions

Class 1	Generally slopes less than 40%. No significant rock outcrops or swamp barriers.	\$0.00
Class 2	Generally slopes between 40% and 60%. Some rock outcrops or swamp barriers.	-\$17.00
Class 3	Generally rough, broken ground with slopes in excess of 60%. Numerous rock outcrops and bluffs.	-\$25.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	-\$69.00

III. Remote island adjustment:

For timber harvested from a remote island - \$50.00

IV. Thinning (see WAC 458-40-610(20))

Class 1	Average log volume of 50 board feet or more.	-\$25.00
Class 2	Average log volume of less than 50 board feet.	-\$35.00

**TABLE 2—Harvest Adjustment Table
Stumpage Value Areas 6 and 7
((July 1 through December 31, 1992))
January 1 through June 30, 1993**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
II. Logging conditions		
Class 1	Generally slopes less than 40%. No significant rock outcrops or swamp barriers.	\$0.00
Class 2	Generally slopes between 40% and 60%. Some rock outcrops or swamp barriers.	-\$18.00
Class 3	Generally rough, broken ground with slopes in excess of 60%. Numerous rock outcrops and bluffs.	-\$25.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include special forest products.	-\$69.00
III. Remote island adjustment:		
For timber harvested from a remote island		-\$50.00

Table 3—Domestic Market Adjustment

Public Timber

Harvest of timber not sold by a competitive bidding process which is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber which must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska Yellow Cedar. (Stat. Ref. - 36 CFR 223.10)

State, and Other Nonfederal, Public Timber Sales: Western Red Cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

Private timber

Harvest of private timber which is legally restricted from foreign export, under the authority of The Forest Resources Conservation and Shortage Relief Act (Public Law 101-382), (16 U.S.C. Sec. 620 et seq.); the Export Administration Act of 1979 (50 U.S.C. App. 2406(i); a Cooperative Sustained Yield Unit Agreement made pursuant to the Act of March 29, 1944, (16 U.S.C. Sec. 583-583i); or Washington Administrative Code (WAC 240-15-015(2)) is also eligible for the Domestic Market Adjustment.

The adjustment amounts shall be as follows:

- Class 1: SVA's 1 through 6, and 10 + \$0.00 per MBF
- Class 2: SVA 7 - \$0.00 per MBF

Note: The adjustment will not be allowed on special forest products.

**WSR 93-02-028
PERMANENT RULES
DEPARTMENT OF AGRICULTURE**

[Filed December 31, 1992, 11:22 a.m., effective February 1, 1993]

Date of Adoption: December 30, 1992.

Purpose: Authorize the director to specifically limit grants from the special assistance portion of the state fair fund to disaster grants to county and area fairs, as defined in WAC 16-700-070.

Citation of Existing Rules Affected by this Order: New section WAC 16-700-075.

Statutory Authority for Adoption: RCW 15.76.180.

Pursuant to notice filed as WSR 92-23-064 on November 17, 1992.

Effective Date of Rule: February 1, 1993.

December 30, 1992
Michael V. Schwisow
Deputy Director
for C. Alan Pettibone
Director

NEW SECTION

WAC 16-700-075 Special assistance grant limits.

The director may limit the grants from the special assistance portion of the state fair fund to disaster grants to county and area fairs, as defined in WAC 16-700-070.

**WSR 93-02-033
PERMANENT RULES
ENERGY OFFICE**

[Filed January 5, 1993, 9:20 a.m.]

Date of Adoption: January 1, 1993.

Purpose: To reflect current headquarters address and description of organization. Also, to reduce the amount charged the public for copying.

Statutory Authority for Adoption: Chapter 34.05 RCW. Pursuant to notice filed as WSR 92-21-094 on October 21, 1992.

Effective Date of Rule: Thirty-one days after filing.

January 5, 1993
David W. Sjoding
Assistant Director
Administration and Finance

AMENDATORY SECTION (Amending Order 82-2, filed 8/11/82)

WAC 194-10-030 Description of organization. The Washington state energy office headquarters is located at ~~((400 E. Union, Olympia, Washington, 98504. There are no field offices.))~~:

Washington State Energy Office Headquarters
Town Square Building #4
925 Plum St.
Olympia, WA 98504-3165

The energy extension service office is located at:

Washington State Energy Office
Energy Extension Service
914 East Jefferson #300
Seattle, WA 98122-5399

and at:

Washington State Energy Office
Energy Extension Service
North 1212 Washington St. #106
Spokane, WA 99201-2401

The agency is organized ~~((into four))~~ in five divisions ~~((groups as follows))~~: The administration division ~~((, conservation division, resource development and energy management division, and the energy policy development group. The director is appointed by the governor. The energy office advisory committee is appointed pursuant to RCW 43-21F-085))~~; the commercial, institutional, and industrial division; the residential and transportation division; the energy extension service division; and the policy, resources, and program research division. Staff support for the energy facility site evaluation council and for Washington's members of the Northwest power planning council (power council) is also provided. Legislative and interagency activities are the responsibility of the assistant to the director for legislative and intergovernmental affairs. An external affairs unit reporting to the deputy director provides media and public involvement services.

AMENDATORY SECTION (Amending Order 82-2 filed 8/11/82)

WAC 194-10-100 Adoption of form. The office has ~~((adopted state Form S.F. 276))~~ developed Form SEO 1-055 for use by all persons requesting inspection and/or copies of public records.

PERMANENT

AMENDATORY SECTION (Amending Order 1, filed 1/18/77)

WAC 194-10-110 Copying fees. No fees are to be charged for inspection of public records. The office will charge a fee (~~not to exceed 25¢~~) of five cents per page of copy for use of the office's copy equipment. In cases where ((no)) significant staff time is ((taken up with the request)) used, fees may be charged on a time and materials basis.

AMENDATORY SECTION (Amending Order 82-2, filed 8/11/82)

WAC 194-10-130 Protection of public records. Requests for public records shall be made in the Washington state energy office at (~~(400 E. Union))~~ Town Square Building #4, 925 Plum St., Olympia, WA 98504-3165. Public records and a facility for their inspection will be provided by the public records officer. Such records shall not be removed from the place designated for their inspection. Copies shall be made in the office or, if copying facilities are not available, the office will arrange to have copies made subject to the provisions of WAC 194-10-110.

AMENDATORY SECTION (Amending Order 82-2, filed 8/11/82)

WAC 194-10-140 Records index. A current index of records of the Washington state energy office may be examined at the Washington state energy office at (~~(400 E. Union))~~ Town Square Building #4, 925 Plum St., Olympia, WA 98504-3165 during office hours defined in WAC 194-10-080.

WSR 93-02-040**PERMANENT RULES
PERSONNEL BOARD**

[Order 414—Filed January 5, 1993, 11:40 a.m., effective February 1, 1993]

Date of Adoption: December 10, 1992.

Purpose: These rules establish guidelines for the director of personnel to disqualify an applicant during the recruitment, testing, and/or register process. They also describe the process in which the affected applicant may request a review or hearing.

Citation of Existing Rules Affected by this Order: Amending WAC 356-22-070, 356-26-040, and 356-34-090.

Statutory Authority for Adoption: RCW 41.06.040 and 41.06.150.

Pursuant to notice filed as WSR 92-22-107 on November 4, 1992.

Effective Date of Rule: February 1, 1993.

December 15, 1992

Dee W. Henderson

Secretary

AMENDATORY SECTION (Amending Order 346, filed 5/30/90, effective 7/1/90)

WAC 356-22-070 Applications—Disqualification. The director of personnel is expected to follow accepted standards of personnel practice in screening applicants and

may refuse to examine an applicant, may disqualify an applicant after examination or may remove the applicant's name from a register and/or certification or refuse to certify the applicant if:

(1) The applicant is found to lack any of the requirements established for the register (as defined in WAC 356-26-030) or the class.

(2) The applicant has been convicted of any infamous crime, a crime involving moral turpitude, or any crime which would be grounds for dismissal from the position for which he/she is applying.

(3) The applicant has made a false statement of material fact in the application.

(4) The applicant has previously been dismissed or (~~requested to resign~~) resigned from private or public service for delinquency, misconduct, inability to do similar work, or any other such cause directly bearing upon fitness as an employee.

(5) The applicant has used, or attempted to use, bribery to secure an advantage in the examination or appointment.

(6) The applicant has directly or indirectly obtained information regarding examinations to which he/she was not entitled.

(7) The applicant has otherwise violated provisions of these rules.

(8) The applicant has taken part in the compilation, administration or correction of the examination.

(9) The applicant has a disability, as evidenced by a written statement from a physician or a licensed mental health professional, that renders the employer unable to reasonably accommodate the applicant in any position within the class.

AMENDATORY SECTION (Amending Order 375, filed 6/14/91, effective 8/1/91)

WAC 356-26-040 Registers—Name removal for cause—Grounds enumerated—Requirements. (1) The director of personnel or designee may remove the name of an eligible from a register and/or certification for any of the following reasons:

(a) For any of the causes stipulated in the chapter on appeals (WAC 356-34-010).

(b) On evidence that the eligible cannot be located by the postal authorities.

(c) On receipt of a statement from the eligible declining an appointment and/or future interest in positions in that class.

(d) If a candidate from a reduction in force register or a dual agency reversion register has waived three offers of employment for a position in the class for which the register was established.

(e) If a candidate from a promotional or open competitive register has waived consideration three times for a position in the class for which the register was established.

(f) If an eligible fails to reply to a written inquiry as to availability after five days in addition to the time required to receive and return the inquiry.

(g) If an eligible accepts an appointment and fails to report for duty at the time and place specified without giving satisfactory reasons for the delay to the appointing authority.

(h) If an eligible was certified and reported "not satisfactory" on three occasions or if the eligible was certified and the appointing authority reported the eligible "considered but not appointed" on four separate occasions, or if the appointing authority reports either "not satisfactory" or "considered but not appointed" for a total of four times. The director of personnel or designee will monitor all name removals for adverse effect and/or disparate treatment of protected group members.

(i) If an open competitive eligible indicates availability in a specific geographic area and subsequently refuses referral or appointment to a position in that area.

(j) If the appointing authority reports that the eligible was offered employment but could not comply with the personal identification and work authorization requirements of the federal Immigration Reform and Control Act (I.R.C.A.).

(2) The director of personnel or designee shall notify the eligible of this action and the reasons therefore by mail to the last known address, except in those cases in subsection (1)(b) or (c) of this section. The director of personnel or designee will advise the eligible of the right to appeal.

(3) An eligible's name shall be reinstated on the register upon showing of cause satisfactory to the director of personnel or in accordance with the decision of the personnel board upon appeal.

AMENDATORY SECTION (Amending Order 278, filed 6/15/87, effective 8/1/87)

WAC 356-34-090 Protests—Requirements for applicants, examinees, and eligibles. (1) An applicant whose application has been rejected; an examinee who feels that the examination is unfair, or not applied uniformly, or that the score is in error or not uniformly derived; an eligible whose name has been removed from the register and/or certification; or an applicant who is not appointed following a background inquiry and review conducted pursuant to WAC 356-26-140 may request a review by the director of personnel or designee. The request must be in writing and received at the director of personnel's office within twenty calendar days following the postmarked date of the notification of the application rejection, examination score, removal from ~~(the)~~ a register and/or certification, or the appointing authority's decision.

(2) The director of personnel or designee shall notify the party requesting a review of the date and place of the review at least ten calendar days prior to the review. The review shall be informal and conducted by the director of personnel or designee. The director of personnel or designee may limit attendance of other interested parties if good order, justice, and fairness will be promoted. Within ten calendar days following the review and the receipt of any additional necessary information, the director of personnel or designee shall issue a written determination and send a copy to each of the participating parties.

(3) An adversely affected party may request a hearing of the personnel board to review the determination of the director of personnel or designee. The request for a personnel board hearing must be in writing and received at the director of personnel's office within twenty calendar days following the postmarked date of the notification of the

director's or designee's determination. A hearing before the personnel board shall be scheduled and each party shall be afforded not less than ten calendar days' notice. The personnel board will issue a written decision which will be final.

WSR 93-02-048

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 92-49—Filed January 5, 1993, 3:52 p.m.]

Date of Adoption: January 5, 1993.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 173-19-350 Pierce County shoreline master program.

Statutory Authority for Adoption: RCW 90.58.200 Shoreline Management Act of 1971.

Pursuant to notice filed as WSR 92-20-088 on October 6, 1992.

Effective Date of Rule: Thirty-one days after filing.

January 5, 1993

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 91-04, filed 6/5/91)

WAC 173-19-350 Pierce County. Pierce County master program approved April 4, 1975. Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979. Revision approved August 16, 1979. Revision approved June 4, 1991. Revision approved January 5, 1993.

WSR 93-02-050

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 92-32—Filed January 5, 1993, 3:58 p.m.]

Date of Adoption: January 5, 1993.

Purpose: To conditionally exempt spent CFC refrigerants when they are recycled or reclaimed.

Citation of Existing Rules Affected by this Order: Amending chapter 173-303 WAC.

Statutory Authority for Adoption: Chapter 70.105 RCW.

Pursuant to notice filed as WSR 92-18-078 on September 1, 1992.

Changes Other than Editing from Proposed to Adopted Version: WAC 173-303-120(3) was changed to read "recycled on-site or sent to be reclaimed off-site" for the purpose of clarification.

Effective Date of Rule: Thirty-one days after filing.

January 5, 1993

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 90-42, filed 3/7/91, effective 4/7/91)

WAC 173-303-070 Designation of dangerous waste.

(1) Purpose and applicability.

(a) This section describes the procedures for determining whether or not a solid waste is DW or EHW.

(b) The procedures in this section are applicable to any person who generates a solid waste (including recyclable materials) that is not exempted or excluded by this chapter or by the department. Any person who must determine whether or not his solid waste is designated must follow the procedures set forth in subsection (3) of this section. Any person who determines by these procedures that his waste is designated DW or EHW shall be subject to all applicable requirements of this chapter.

(2)(a) Once a material has been determined to be a dangerous waste, then any solid waste generated from the recycling, treatment, storage, or disposal of that dangerous waste is a dangerous waste unless and until:

(i) The generator has been able to accurately describe the variability or uniformity of the waste over time, and has been able to obtain demonstration samples which are representative of the waste's variability or uniformity; and

(ii)(A) It does not exhibit any of the characteristics of WAC 173-303-090; and

(B) If it was a listed waste under WAC 173-303-080 through 173-303-083, it also has been exempted pursuant to WAC 173-303-910(3); or

(iii) If originally designated only through WAC 173-303-084 or 173-303-101 through 173-303-103, it does not exhibit any of the criteria of WAC 173-303-101 through 173-303-103.

Such solid waste shall include but not be limited to any sludge, spill residue, ash emission control dust, leachate, or precipitation run-off. Precipitation run-off will not be considered a dangerous waste if it can be shown that the run-off has not been contaminated with the dangerous waste, or that the run-off is adequately addressed under existing state laws (e.g. chapter 90.48 RCW), or that the run-off does not exhibit any of the criteria or characteristics described in WAC 173-303-100.

(b) Materials that are reclaimed from solid wastes and that are used beneficially (as provided in WAC 173-303-016 and 173-303-017) are not solid wastes and hence are not dangerous wastes under this section unless the reclaimed material is burned for energy recovery or used in a manner constituting disposal.

(3) Designation procedures.

(a) To determine whether or not his waste is designated a person shall check his waste against the following sections, and in the following order:

(i) First, Discarded chemical products, WAC 173-303-081;

(ii) Second, Dangerous waste sources, WAC 173-303-082;

(iii) Third, Infectious dangerous wastes, WAC 173-303-083;

(iv) Fourth, Dangerous waste mixtures, WAC 173-303-084; and

(v) Last, Dangerous waste characteristics, WAC 173-303-090.

(b) In addition to the designation procedures specified in (a) of this subsection, a person may choose or may be required under subsection (4) of this section to check his waste against the following sections, and in the following order:

(i) First, Toxic dangerous wastes, WAC 173-303-101;

(ii) Second, Persistent dangerous wastes, WAC 173-303-102;

(iii) Last, Carcinogenic dangerous wastes, WAC 173-303-103.

(c) A person shall check each section, in the order set forth, until he determines that his waste is designated. Once his waste is designated through the lists, mixtures and characteristics, he need not determine any other designations for his waste, except as required by subsection (4) or (5) of this section. For the purposes of designating through the criteria, if a person determines that his waste is designated DW, then he must assure that it is not also EHW by checking it against the remaining sections. If the designation procedures identify a waste as both EHW and DW (e.g., a waste may be DW for corrosivity and EHW for EP toxicity), the waste must be designated EHW. If a person has checked his waste against each section that he is required by this section to check and his waste is not designated, then his waste is not subject to the requirements of chapter 173-303 WAC.

Any person who wishes to seek an exemption for a waste which has been designated DW or EHW shall comply with the requirements of WAC 173-303-072.

(4) Criteria designation required. Notwithstanding any other provisions of this chapter, the department may require any person to determine whether or not his waste is designated under the dangerous waste criteria, WAC 173-303-100 through 173-303-103, if the department has reason to believe that his waste would be designated DW or EHW by the dangerous waste criteria, or if the department has reason to believe that his waste is designated improperly (e.g., the waste has been designated DW but should actually be designated EHW by the criteria). If a person, pursuant to the requirements of this subsection, determines that his waste is a dangerous waste or that its designation must be changed, then he shall be subject to the applicable requirements of this chapter 173-303 WAC. The department shall base a requirement to designate a waste by the dangerous waste criteria on evidence that includes, but is not limited to:

(a) Test information indicating that the person's waste may be DW or EHW;

(b) Evidence that the person's waste is very similar to another persons' already designated DW or EHW;

(c) Evidence that the persons' waste has historically been a DW or EHW; or

(d) Evidence or information about a person's manufacturing materials or processes which indicate that his wastes may be DW or EHW.

(5) Special knowledge. If a generator has designated his waste under the dangerous waste lists, WAC 173-303-080 through 173-303-082, or mixtures, WAC 173-303-084, and has knowledge that his waste also exhibits any of the dangerous waste characteristics, WAC 173-303-090, or that his waste also meets any of the dangerous waste criteria, WAC 173-303-101 through 173-303-103, or both, then he

shall also designate his waste in accordance with those dangerous waste characteristics, or criteria, or both.

(6) Dangerous waste numbers. When a person is reporting or keeping records on a dangerous waste, he shall use all the dangerous waste numbers which he knows are assignable to his waste from the dangerous waste lists, characteristics, or criteria. For example, if his waste is ignitable *and* contains extremely hazardous concentrations of halogenated hydrocarbons, he shall use the dangerous waste numbers of D001 and WP01. This shall not be construed as requiring a person to designate his waste beyond those designation requirements set forth in subsections (2), (3), (4), and (5) of this section.

(7) Quantity exclusion limits; aggregated waste quantities.

(a) Quantity exclusion limits. In each of the designation sections describing the lists, characteristics, and criteria, quantity exclusion limits (QEL) are identified. The QEL are used to distinguish when a dangerous waste is only subject to the small quantity generator provisions, and when a dangerous waste is fully subject to the requirements of this chapter. Any solid waste which is not excluded or exempted and which is listed by or exhibits the characteristics or criteria of this chapter is a dangerous waste. Small quantity generators who produce dangerous waste below the QEL are subject to certain requirements described in subsection (8) of this section.

(b) Aggregated waste quantities. A person may be generating, accumulating, or storing more than one kind of dangerous waste identified by this chapter. In such cases, the person must consider the aggregate quantity of his wastes when determining whether or not his waste amounts exceed the specific quantity exclusion limits (QEL). Waste quantities must be aggregated for all wastes with common QEL's. For the purposes of this subsection, when aggregating waste quantities, a person shall include in his calculation dangerous wastes produced by on-site treatment or recycling of dangerous wastes and dangerous wastes being accumulated or stored. For example, if a person generates, accumulates, or stores 300 pounds of an ignitable waste and 300 pounds of a persistent waste, then both wastes are regulated because their aggregate waste quantity (600 pounds) exceeds their common QEL of 220 pounds. On the other hand, if a person generates, accumulates, or stores one pound of an EHW discarded chemical product and 300 pounds of a corrosive waste, their quantities would not be aggregated because they do not share a common QEL (2.2 pounds and 220 pounds, respective QEL's). Additional guidance on aggregating waste quantities is available from the department.

(c) The following are categories of waste that are excluded from the quantity determination and need not be aggregated as required by (b) of this subsection when calculating total waste quantities.

(i) Dangerous waste that is recycled and that is excluded from regulation under WAC 173-303-120 (2)(a), (3)~~((d) or (e))~~ (c), (e), or (f) is not included in the quantity determinations of this section and is not subject to any requirements of this section.

(ii) Spent materials that are generated, reclaimed, and subsequently reused on-site, so long as such spent materials have been counted once.

(8) Small quantity generators.

(a) A person is a small quantity generator and is subject to the requirements of this subsection if his waste is designated under subsection (3) of this section, and the quantity of waste that he generates, accumulates, or stores (or the aggregated quantity if he generates more than one kind of waste) does not exceed the quantity exclusion limit for such waste (or wastes). If a person generates, accumulates, or stores any dangerous wastes that exceed the QEL, then all dangerous waste generated, accumulated, or stored by that person is subject to the requirements of this chapter. For example, if a person generates four pounds of an EHW discarded chemical product (QEL is 2.2 pounds) and 200 pounds of an ignitable waste (QEL is 220 pounds), then both wastes are fully regulated, and the person is not a small quantity generator for either waste. A small quantity generator may accumulate such listed or characteristic waste on-site, however when the quantity (or aggregate quantity) on-site at any time exceeds the quantity exclusion limit for such waste (or wastes) he will not be a small quantity generator and will be subject to all applicable requirements of this chapter. A small quantity generator who generates, accumulates, or stores waste in excess of the quantity exclusion limit and becomes subject to the full requirements of this chapter cannot again be a small quantity generator until after all dangerous waste on-site at the time he became fully regulated have been removed, treated, or disposed.

(b) A small quantity generator will not be subject to the requirements of this chapter if he:

(i) Complies with subsections (1), (2), (3), and (4) of this section; and

(ii) Either treats or disposes of his dangerous waste in an on-site facility, or ensures delivery to an off-site facility, either of which is:

(A) Permitted (including permit-by-rule, interim status, or final status) under WAC 173-303-800 through 173-303-840;

(B) Authorized to manage dangerous waste by another state with a hazardous waste program approved under 40 CFR Part 271, or by EPA under 40 CFR Part 270;

(C) Permitted to manage moderate-risk waste under chapter 173-304 WAC (Minimum functional standards for solid waste handling), operated in accordance with state and local regulations, and consistent with the applicable local hazardous waste plan that has been approved by the department;

(D) A facility that beneficially uses or reuses, or legitimately recycles or reclaims his dangerous waste, or that treats his waste prior to such recycling activities; or

(E) Permitted to manage municipal or industrial solid waste in accordance with state or local regulations, or in accordance with another state's solid waste laws if the waste is sent out of state; and

(iii) Submits an annual report in accordance with WAC 173-303-220 if he has obtained an EPA/state identification number pursuant to WAC 173-303-060.

AMENDATORY SECTION (Amending Order 90-42, filed 3/7/91, effective 4/7/91)

WAC 173-303-120 Recycled, reclaimed, and recovered wastes. (1) This section describes the requirements for persons who recycle materials that are solid wastes and dangerous. Except as provided in subsections (2) and (3) of this section, dangerous wastes that are recycled are subject to the requirements for generators, transporters, and storage facilities of subsection (4) of this section. Dangerous wastes that are recycled will be known as "recyclable materials."

(2)(a) The following recyclable materials are solid wastes and sometimes are dangerous wastes. However, they are subject only to the requirements of (b) of this subsection, WAC 173-303-050, 173-303-145 and 173-303-960:

- (i) Industrial ethyl alcohol that is reclaimed;
- (ii) Used batteries (or used battery cells) returned to a battery manufacturer for regeneration;
- (iii) Used oil that exhibits one or more of the characteristics or criteria of dangerous waste and is recycled in some manner other than:

- (A) Being burned for energy recovery; or
- (B) Being used in a manner constituting disposal, except when such use is by the generator on his own property;

- (iv) Scrap metal;
- (v) Fuels produced from the refining of oil-bearing dangerous wastes along with normal process streams at a petroleum refining facility if such wastes result from normal petroleum refining, production, and transportation practices;
- (vi) Oil reclaimed from dangerous waste resulting from normal petroleum refining, production, and transportation practices, which oil is to be refined along with normal process streams at a petroleum refining facility;

(vii) Coke and coal tar from the iron and steel industry that contains dangerous waste from the iron and steel production process;

(viii)(A) Dangerous waste fuel produced from oil-bearing dangerous wastes from petroleum refining, production, or transportation practices, or produced from oil reclaimed from such dangerous wastes, where such dangerous wastes are reintroduced into a process that does not use distillation or does not produce products from crude oil so long as the resulting fuel meets the used oil specification under WAC 173-303-515 (1)(d) and so long as no other dangerous wastes are used to produce the dangerous waste fuel;

(B) Dangerous waste fuel produced from oil-bearing dangerous waste from petroleum refining production, and transportation practices, where such dangerous wastes are reintroduced into a refining process after a point at which contaminants are removed, so long as the fuel meets the used oil fuel specification under WAC 173-303-515 (1)(d); and

(C) Oil reclaimed from oil-bearing dangerous wastes from petroleum refining, production, and transportation practices, which reclaimed oil is burned as a fuel without reintroduction to a refining process, so long as the reclaimed oil meets the used oil fuel specification under WAC 173-303-515 (1)(e); and

(ix) Petroleum coke produced from petroleum refinery dangerous wastes containing oil at the same facility at which such wastes were generated, unless the resulting coke

product exhibits one or more of the characteristics of dangerous waste in WAC 173-303-090.

(b) Any recyclable material listed in (a) of this subsection will be subject to the applicable requirements listed in subsection (4) of this section if the department determines, on a case-by-case basis, that:

(i) It is being accumulated, used, reused, or handled in a manner that poses a threat to public health or the environment; or

(ii) Due to the dangerous constituent(s) in it, any use or reuse would pose a threat to public health or the environment. Such recyclable material will be listed in WAC 173-303-016(6).

(3) The following recyclable materials are not subject to the requirements of this section but are subject to the requirements of WAC 173-303-070 through 173-303-110, 173-303-160, 173-303-500 through 173-303-525, and all applicable provisions of WAC 173-303-800 through 173-303-840:

(a) Recycling requirements for state-only dangerous wastes (see WAC 173-303-500);

(b) Recyclable materials used in a manner constituting disposal (see WAC 173-303-505);

(c) Spent CFC or HCFC refrigerants that are recycled on-site or sent to be reclaimed off-site (see WAC 173-303-506);

(d) Dangerous wastes burned for energy recovery in boilers and industrial furnaces that are not regulated under Subpart O of 40 CFR Part 265 or WAC 173-303-670 (see WAC 173-303-510);

~~((d))~~ (e) Used oil that is burned for energy recovery in boilers and industrial furnaces that are not regulated under Subpart O of 40 CFR Part 265 or WAC 173-303-670, if such used oil:

(i) Exhibits one or more of the characteristics of a dangerous waste; or

(ii) Is designated as DW solely through WAC 173-303-084 or 173-303-101 through 173-303-103; or

(iii) Is designated solely as W001, (see WAC 173-303-515);

~~((e))~~ (f) Spent lead-acid batteries that are being reclaimed (see WAC 173-303-520);

~~((f))~~ (g) Recyclable materials from which precious metals are reclaimed (see WAC 173-303-525).

(4) Those recycling processes not specifically discussed in subsections (2) and (3) of this section are generally subject to regulation only up to and including storage prior to recycling. For the purpose of this section, recyclable materials received from off-site shall be considered stored unless they are moved into an active recycling process within twenty-four hours after being received. An active recycling process refers to a dynamic recycling operation that occurs within a recycling unit such as a distillation or centrifuge unit. The phrase does not refer to passive storage-like activities that occur, for example, when tanks or containers are used for phase separation or for settling impurities. Passive storage-like activities are not eligible for the recycling exemption under this subsection.

The recycling process itself is generally exempt from regulation unless the department determines, on a case-by-case basis, that the recycling process poses a threat to public health or the environment.

Unless specified otherwise in subsections (2) and (3) of this section:

(a) Generators of recyclable materials are subject to all applicable requirements of this chapter including, but not limited to, WAC 173-303-170 through 173-303-230;

(b) Transporters of recyclable materials are subject to all applicable requirements of this chapter including, but not limited to, WAC 173-303-240 through 173-303-270;

(c) Owners or operators of facilities that receive recyclable materials from off-site and recycle these recyclable materials without storing them before they are recycled are subject to the following requirements:

(i) WAC 173-303-060,

(ii) WAC 173-303-283 through 173-303-290,

(iii) WAC 173-303-310 through 173-303-395,

(iv) WAC 173-303-630 (2) through (10), and

(v) WAC 173-303-640 (2) through (10), except 173-303-640 (8)(c) and the second sentence of WAC 173-303-640 (8)(a) (i.e., a recycler, unless otherwise required to do so, does not have to prepare a closure plan, a cost estimate for closure, or provide financial responsibility for his tank system to satisfy the requirements of this section). In lieu of the dates in WAC 173-303-640 (2) and (4), for existing tank systems regulated under this subsection, owners and operators must complete the assessment of the tank system's integrity by June 1, 1992, and must meet the secondary containment requirements of WAC 173-303-640(4) by January 12, 1993;

(vi) The owner or operator must obtain data, by screening-type analysis if necessary, confirming the designation of each waste stream, such that each dangerous waste received can be effectively recycled without jeopardizing human health or the environment. The owner or operator must verify the waste designation periodically, so that it is accurate and current, but at least once every six months or on a batch basis if shipments of a specific waste stream are less frequent. Copies of all analyses and data must be retained for at least five years and made available to the department upon request.

(d) Owners or operators of facilities that store recyclable materials before they are recycled are subject to the following requirements including, but not limited to:

(i) For all recyclers, the applicable provisions of:

(A) WAC 173-303-280 through 173-303-395,

(B) WAC 173-303-420,

(C) WAC 173-303-800 through 173-303-840;

(ii) For recyclers with interim status permits, the applicable storage provisions of WAC 173-303-400 including Subparts F through L of 40 CFR Part 265;

(iii) For recyclers with final facility permits, the applicable storage provisions of:

(A) WAC 173-303-600 through 173-303-650, and

(B) WAC 173-303-660.

NEW SECTION

WAC 173-303-506 Special requirements for the recycling of spent CFC or HCFC refrigerants. (1) Applicability.

(a) This section applies to spent chlorofluorocarbon (CFC) and hydrochlorofluorocarbon (HCFC) refrigerants that are reclaimed or recycled. Refrigerants eligible for these

special requirements are those CFCs and HCFCs that were used as heat transfer material in a refrigeration cycle in totally enclosed heat transfer equipment and are subsequently reclaimed or recycled.

(b) Persons who generate, transport, or store spent CFC or HCFC refrigerants prior to reclamation or recycling and facilities that reclaim or recycle spent CFC or HCFC refrigerants are subject to the requirements of this section, and WAC 173-303-050, 173-303-145, and 173-303-960. Spent CFC or HCFC refrigerants that are not reclaimed or recycled are subject to all the applicable requirements of chapter 173-303 WAC. Any discharge of spent CFCs or HCFCs to the environment constitutes disposal and is subject to full regulation under chapter 173-303 WAC.

(2) Generator requirements.

(a) Persons who reclaim or recycle their spent CFC or HCFC refrigerants, either on-site or send their wastes off-site to be reclaimed or recycled, shall keep records for a period of at least five years from the date of reclamation/recycling to document:

(i) The date of shipment (if sent off-site);

(ii) The quantity (by weight) reclaimed/recycled per shipment (when sent off-site) or batch (when recycled on-site);

(iii) The percentage of the total amount of CFC or HCFC wastes reclaimed/recycled per shipment or batch (and the manner of disposal for the remaining CFCs or HCFCs); and

(iv) The dates of reclamation/recycling.

(b) For CFCs or HCFCs sent off-site, the generator must obtain a signed document from the reclamation facility certifying the information in (a) of this subsection.

(3) Reclamation facility requirements.

(a) Facilities that reclaim or recycle CFC or HCFC refrigerants shall comply with all the requirements of WAC 173-303-500 (except for WAC 173-303-500 (2)(c)(ii)). The applicable provisions of the following sections will also apply:

(i) WAC 173-303-280(2), General requirements for dangerous waste management facilities, imminent hazard;

(ii) WAC 173-303-283, Performance standards;

(iii) WAC 173-303-290 (1) and (2), Required notices;

(iv) WAC 173-303-380, Facility recordkeeping; except for WAC 173-303-380 (1)(c), (e), and (h);

(v) WAC 173-303-390(3), Facility reporting;

(vi) WAC 173-303-630(10), Use and management of containers;

(vii) WAC 173-303-640 (1), (2), (8), and (10), Tank systems, except WAC 173-303-640 (8)(c) and the second sentence of WAC 173-303-640 (8)(a) (i.e., a recycler, unless otherwise required to do so, does not have to prepare a closure plan, a cost estimate for closure, or provide financial responsibility for his tank system to satisfy the requirements of this section).

(b) The reclamation facility must supply generators with a signed document certifying the information in subsection (2)(a) of this section.

WSR 93-02-056
PERMANENT RULES
BUILDING CODE COUNCIL

[Filed January 6, 1993, 9:40 a.m., effective July 1, 1993]

Date of Adoption: December 11, 1992.

Purpose: To adopt the final state Ventilation and Indoor Air Quality Code in accordance with RCW 19.27.190(2) and chapter 132, Laws of 1992, as codified in RCW 19.27.192.

Citation of Existing Rules Affected by this Order: Amending chapter 51-13 WAC.

Statutory Authority for Adoption: RCW 19.27.190(2).

Other Authority: Chapter 132, Laws of 1992.

Pursuant to notice filed as WSR 92-16-106 on August 5, 1992; and [WSR 93-01-016] on December 4, 1992.

Changes Other than Editing from Proposed to Adopted Version: Option Two in WAC 51-13-402(b), regarding outside air requirements for solid fuel burning appliances, was adopted as amended; and the requirements for delivery of radon test kits to certain new residential dwelling units was amended to clearly exclude hotels and motels from the requirements.

Effective Date of Rule: July 1, 1993.

December 11, 1992

Gene Colin
Chair

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-101 Scope and general requirements.

101.1 Title: This Code shall be known as the Washington State Ventilation and Indoor Air Quality Code. It is herein referred to as "this Code".

101.2 Intent: The purpose of this Code is to provide minimum standards for the design and installation of mechanical ventilation systems, the selection of structural materials used within the conditioned space, and the construction of radon mitigation systems for new construction.

It is intended that these provisions provide flexibility to permit the use of innovative approaches and techniques. These provisions are structured to permit compliance with the intent of this Code by demonstration of performance through on site testing or through engineered design. This Code is not intended to abridge any safety or health requirements required under any other applicable codes or ordinances.

101.3 Scope: This Code sets forth minimum requirements for ventilation in all occupancies, including the design of new construction.

101.3.1 Application to Existing Buildings

101.3.1.1 Additions to Existing Buildings: Additions to existing buildings or structures may be made without making the entire building comply, provided that the new addition shall conform to the provisions of this Code.

Exceptions

1. (~~Additions that do not include kitchens, bathrooms, water closets, indoor swimming pools, spas, and other areas where excess water vapors are produced and are less than five hundred square feet are exempt from Chapter 3.~~)

Additions with less than 500 square feet of conditioned floor area are exempt from the requirements in this code for Whole House Ventilation Systems, Section 302.2.2.

2. Additions or alterations to existing buildings which do not require the construction of foundations, crawlspaces, slabs, or basements shall not be required to meet the requirements for radon protection.

101.3.1.2 Alterations and Repairs: All alterations and repairs may be made to existing or moved buildings built or permitted prior to the enforcement of this Code without making the entire building comply with the provisions of this Code, provided the alterations or repairs comply with this Code.

Exception: Air handling/conditioning equipment, which is being replaced without alteration or repair of the associated air distribution system is exempt from the requirements of this Code.

101.3.1.3 Historic Buildings: Historic buildings are exempt from this Code only to the extent necessary to preserve those features essential to their historical appearance or function.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-202 Definitions.

Addition: An extension or increase in floor area or height of a building or structure.

Aggregate: Crushed stone, stone, or other inert material, or combinations thereof having hard, strong, durable pieces.

Air barrier: A continuous material or system of materials utilized for the purpose of minimizing the movement of air across a defined boundary, and capable of withstanding the maximum pressure developed across it, without failing by becoming significantly more leaky.

Air, exhaust: Air removed from a space and not reused therein.

Air, outdoor: Air taken from the external atmosphere and, therefore, not previously circulated through the HVAC system or the conditioned space.

Air, supply: That air delivered to the conditioned space and used for ventilation, heating, cooling, humidification, or dehumidification.

Air, transfer: The movement of indoor air from one space to another.

Air, ventilation: That portion of supply air that is outdoor air plus any recirculated air that has been treated for the purpose of maintaining acceptable indoor air quality.

AMCA: Air Movement and Control Association, Inc.

Approved: As to material and types of construction, refers to approved by the building official as the result of investigation and tests conducted by him, or by reason of accepted principles or tests by recognized authorities, technical or scientific organizations.

ASHRAE: American Society of Heating, Refrigerating, and Air Conditioning Engineers, Inc.

Automatic: Self-acting, operating by its own mechanism when actuated by some impersonal influence, as for example, a change in current strength, pressure, temperature, or mechanical configuration.

Back-draft damper: A damper installed to restrict introduction of unconditioned air from an unconditioned space to a conditioned space.

Barometric damper: Shall be any listed non-manual device that freely allows the flow of air in one direction, but does not allow conditioned air to escape. Any installed combustion air damper shall meet the installation requirements of the manufacturer.

Building official: The officer or other designated authority charged with the administration and enforcement of this Code, or his duly authorized representative.

Certified local government: The local government has been certified by the state historical preservation officer as having established its own historic preservation commission and a program meeting federal and state standards.

CFM: Cubic feet per minute.

Conditioned floor area: The floor area within the conditioned space.

Conditioned space: That part of a building that is heated or cooled or both for the comfort of occupants.

Dehumidistat: An automatic control device which measures changes in humidity and controls a device(s) for maintaining a maximum specified humidity range or level.

Exfiltration: The uncontrolled outward air leakage through cracks and concealed spaces in any building element and around sole plates, wall outlets, duct systems, windows, and doors of a building, ~~((causes))~~ caused by the pressure effect of wind and/or the effect of differences in the indoor and outdoor air density.

Gravel: A type of aggregate.

Habitable space (room): Space in a structure for living, sleeping, eating, or cooking. Bathrooms, toilet compartments, closets, halls, storage, or utility space and similar areas, are not considered habitable space. For the purpose of this Code, a single habitable space may consist of adjoining rooms when one half of the area of the common wall is open and unobstructed and provides an opening of not less than one-tenth of the floor area of the interior room or twenty five square feet, whichever is greater.

Heat recovery ventilation system: A device or combination of devices applied to provide the outdoor air for ventilation in which energy is transferred between the intake and exhaust airstream.

Historic buildings: Any structure, collection of structures, and their associated sites, deemed of importance to the history, architecture, or culture of an area by an appropriate local, state, or federal government jurisdiction. ~~((Including shall be))~~ This includes structures on official national, state, or local listings such as the National Register

of Historic Places, the State Register of Historic Places, state points of historical interest, and registers or listings of historical or architecturally significant sites, places, historic districts, or landmarks as adopted by a certified local government.

Humidistat: An automatic control device which measures changes in humidity and controls a device(s) for maintaining a minimum specified humidity range or level.

HVAC: Heating, ventilating, and air conditioning.

HVI: Home Ventilating Institute of America, Inc.

Infiltration: The uncontrolled inward air leakage through cracks and concealed spaces in any building element and around sole plates, wall outlets, duct systems, windows, and doors of a building, caused by the pressure effect of wind and/or the effect of differences in the indoor and outdoor air density.

"J" Definitions: (Reserved)

"K" Definitions: (Reserved)

"L" Definitions: (Reserved)

Manual: Capable of being operated by human intervention.

Masonry heater: A heating system which is predominantly masonry construction, having a mass of at least 1764 pounds (800 kg) excluding chimney and base. Within the masonry mass are contained a firebox and multiple heat exchange channels which store the heat and allow for extremely high temperature fires to be burned.

Mitigate: To design, select, apply, and install systems, materials, and processes that reduce radon concentrations in the indoor air of a building, and/or prevent entry of radon into the indoor air of a building, so that the average indoor radon concentration is reduced to an acceptable level.

New construction: Any building, addition or change in occupancy permitted on or after the effective date of this Code.

"O" Definitions: (Reserved)

Picocurie, pCi: A measure of radioactive activity equal to one trillion of a curie. A curie is the amount of any radionuclide that undergoes thirty seven billion nuclear disintegrations per second, hence a picocurie is .037 nuclear disintegrations per second.

Picocurie per liter, pCi/L: A common unit of measurement of the concentration of radioactivity in a gas. One pCi/L corresponds to 2.22 radioactive disintegrations per minute per liter of air.

"Q" Definitions: (Reserved)

R value: (See **Thermal resistance (R)**)

Readily accessible: Readily accessible means capable of being reached safely and quickly for operation, repair, or inspections, without requiring those to whom ready access is requisite to climb over or remove obstacles, or to resort to the use of portable access equipment.

Soil depressurization system (SDS): A radon control technique that depressurizes the space below a concrete slab or other soil gas retarder relative to the space above it. The purpose of SDS is to maintain a slightly lower pressure in the soil gas under the slab or other soil gas retarder, compared to the indoor pressure above it, to ensure that flows are from the indoors to the soil, thus preventing mass transport of radon contaminated soil gas to the indoor air.

Soil gas retarder membrane: A flexible sheet material placed between the soil and the indoor air for the purpose of reducing the flow of soil gas into the building.

Solid fuel burning appliance: Any factory-built (~~or site-built~~) appliance designed to (~~provide heat for a structure by burning~~) burn solid fuels.

Source specific ventilation system: A mechanical ventilation system including all fans, controls, and ducting, which is dedicated to exhausting contaminant-laden air to the exterior of the building from the room or space in which the contaminant is generated.

System: A combination of equipment and/or controls, accessories, interconnecting means, and terminal elements by which air is transferred.

Terminal element: The means by which the transferred air from a system is finally delivered; i.e., registers, diffusers, through-the-wall vents, roof caps, etc.

Thermal resistance (R): The resistance of a material to heat flow, measured as the inverse of heat flow per unit area, per unit time, per unit temperature difference across the thickness of material considered. In this Code, R has units of sq.ft./hr.°F/Btu.

Thermostat: An instrument which measures changes in temperature and control device(s) for maintaining a desired temperature.

Unconditioned space: (See **Conditioned space**)

Ventilation: The process of supplying and removing air by natural or mechanical means to and from any space. Such air may or may not be conditioned.

Ventilation, mechanical: The introduction and distribution of outdoor air and the removal of indoor air by mechanical means.

Ventilation, natural: Ventilation other than by mechanical means.

Virgin polyethylene: Extruded polyethylene sheets made from nonreprocessed resins.

Whole house ventilation system: A mechanical ventilation system, including fans, controls, and ducts, which replaces, by direct or indirect means, air from the habitable rooms with outdoor air.

Wood stove: (See **Solid fuel burning appliance**)

"X" Definitions: (Reserved)

"Y" Definitions: (Reserved)

Zone: A space or group of spaces within a building with heating and/or cooling requirements sufficiently similar

so that comfort conditions can be maintained throughout by a single controlling device.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

**WAC 51-13-300 Chapter 3—(~~Design conditions~~)
Ventilation systems.**

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-302 Minimum ventilation criteria for all Group R occupancies four stories and less.

302.1 General: This section shall apply to all Group R occupancies 4 stories or less as defined by the Washington State Building Code. Residential structures greater than 4 stories in height shall comply with Section 304, for outdoor air supply requirements. For source specific ventilation requirements, see section 302.2.1. Compliance with this section shall be demonstrated through engineering calculations or performance testing. Documentation of calculations shall be submitted to the building official where required. Performance testing shall be conducted in accordance with recognized test methods.

302.1.2 Testing: At the discretion of the building official, flow testing may be required to verify that the mechanical system(s) satisfies the requirements of this section. Flow testing may be performed using flow hoods measuring at the intake or exhaust points of the system, in-line pitot tube, or pitot-traverse type measurement systems in the duct, short term tracer gas measurements, or other means approved by the building official.

302.2 Minimum Ventilation Performance: Each dwelling unit or guest room shall be equipped with source specific and whole house ventilation systems designed and installed to satisfy the ventilation requirements of this chapter.

Exception: All public corridors shall meet the ventilation requirements in section 1205 (c) of the Uniform Building Code.

302.2.1 Source Specific Ventilation: Source specific exhaust ventilation shall be required in each kitchen, bathroom, water closet, laundry (~~facility~~) room, indoor swimming pool, spa, and other rooms where excess water vapor or cooking odor is produced.

The minimum source specific ventilation effective exhaust capacity shall be not less than levels specified in Table 3-1.

302.2.2 Whole House Ventilation Systems: Each dwelling unit shall be equipped with a whole house ventilation system which shall be capable of providing at least 0.35 air changes per hour, but not less than fifteen cubic feet per minute per bedroom plus an additional fifteen cubic feet per minute. Whole house ventilation systems shall be designed to limit ventilation to a level no greater than 0.5 air changes per hour under normal operation conditions. Whole house ventilation systems shall supply outdoor air to all habitable rooms through individual outdoor air inlets, forced-air

heating system, ducting or equivalent means. Doors and operable lites in windows are deemed not to meet the outdoor air supply intake requirements.

Exception: For dwelling units of no more than 1,400 square feet, the maximum ventilation rate shall be 0.65 air changes per hour.

302.3 Controls: All ventilation system controls shall be readily accessible. Controls for whole house ventilation systems shall be capable of operating the ventilation system without energizing other energy-consuming appliances.

Exception: Continuously operated whole house ventilation systems switch shall not be readily accessible by the occupant.

302.3.1 Source Specific Ventilation Systems: Source specific ventilation systems shall be controlled by manual switches, dehumidistats, timers, or other approved means.

302.3.2 Intermittently Operated Whole House Ventilation Systems: The intermittently operated whole house ventilation systems shall be constructed to have the capability for continuous operation, and shall have a manual control and an automatic control, such as a clock timer. At the time of final inspection, the automatic control timer shall be set to operate the whole house fan for a minimum of eight hours a day.

302.4 Noise: Whole house fans located four feet or less from the interior grille shall have a sone rating of 1.5 or less measured at 0.1 inches water gauge. Remotely mounted fans shall be acoustically isolated from the structural elements of the building and from attached duct work using insulated flexible duct or other approved material.

Exception: Whole house ventilation systems which are integrated with forced-air heating systems or heat-recovery ventilation systems are exempt from the sone rating requirements of this section.

302.5 Ventilation Ducts: All ducts shall terminate outside the building. Exhaust ducts in systems which are designed to operate intermittently shall be equipped with back-draft dampers. All exhaust ducts in unconditioned spaces shall be insulated to a minimum of R-4. All supply ducts in the conditioned space shall be insulated to a minimum of R-4.

302.6 Outdoor Air: A mechanical system shall supply outdoor air as required in section 302.2.2. The mechanical system may consist of exhaust fans, supply fans, or both.

302.6.1 Outdoor Air Inlets: Inlets shall be screened or otherwise protected from entry by insects, leaves, or other material. Outdoor air inlets shall be located so as not to take air from the following areas:

- ((*) a) Closer than ten feet from an appliance vent outlet, unless such vent outlet is three feet above the outdoor air inlet.
- ((*) b) Where it will pick up objectionable odors, fumes, or flammable vapors.
- ((*) c) A hazardous or unsanitary location.

((*) d) A room or space having any fuel-burning appliances therein.

((*) e) Closer than ten feet from a vent opening of a plumbing drainage system unless the vent opening is at least three feet above the air inlet.

((*) f) Attic, crawl spaces, garages.

302.6.2 Individual Room Outdoor Air Inlets: Individual room outdoor air inlets shall (~~have a controllable and secure opening and be capable of a total opening area of not less than four square inches and tested by a nationally recognized standard or approved agency and located to avoid drafts~~):

- a) Have controllable and secure openings;
- b) Be sleeved or otherwise designed so as not to compromise the thermal properties of the wall or window in which they are placed;
- c) Provide not less than four square inches of net free area of opening for each habitable space. Any inlet or combination of inlets which provide 10 CFM at 10 Pascals as determined by the Home Ventilating Institute Air Flow Test Standard are deemed equivalent to four square inches net free area.

302.6.3 Ventilation Integrated with Forced-Air Systems: The outdoor air connection to the return air stream shall be located upstream of the forced-air system blower and shall not be connected directly into a furnace cabinet to prevent thermal shock to the heat exchanger.

302.6.4 Distribution: Outdoor air shall be distributed to each habitable room by individual inlets, separate duct systems, or a forced-air system. Where outdoor air supplies are separated from exhaust points by doors, provisions shall be made to ensure air flow by installation of distribution ducts, undercutting doors, installation of grilles, transoms, or similar means where permitted by the Uniform Building Code. Doors shall be undercut to a minimum of one-half inch above the surface of the finish floor covering.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-303 Mechanical ventilation criteria and minimum ventilation prescriptive requirements for all Group R occupancies four stories and less.

303.1 General: This section establishes minimum prescriptive design requirements for intermittently operated systems. Continuously operated systems shall comply with section 302. System characteristics not addressed in the following sections shall comply with section 302. A system which meets the requirements of this section shall be deemed to satisfy the requirements of this chapter.

303.1.1 Source Specific: Exhaust fans providing source specific ventilation shall have a minimum fan flow rating not less than fifty cfm at 0.25 inches water gauge for bathrooms, laundries, or similar rooms and one hundred cfm at 0.25 inches water gauge for kitchens. Manufacturers' fan flow ratings shall be determined as per HVI 916 (July 1989) or AMCA 210.

Exception: Where a range hood or down draft exhaust fan is used to satisfy the source specific ventilation require-

ments for kitchens, the range hood or down draft exhaust shall not be less than 100 CFM at 0.10 inches water gauge.

303.1.2 Whole House: Whole house ventilation systems may consist of whole house exhaust, integration with forced-air systems or dedicated heat recovery ventilation systems. Whole house ((~~exhaust~~)) ventilation systems shall provide ventilation capacity as specified in Table 3-2 and meet the following requirements:

a) Exhaust fans providing whole house ventilation shall have a flow rating at 0.25 inches water gauge as specified in Table 3-2. Manufacturer's fan flow ratings shall be determined as per HVI 916 (July 1989) or AMCA 210. Table 3-2 shall not be used for dwelling units with more than ((~~four~~)) five bedrooms.

~~((b) Integrated forced air ventilation systems shall have a six inch diameter or equivalent outdoor air inlet duct connecting a terminal element on the outside of the building to the return plenum of the forced air system. The outdoor air inlet duct shall be equipped with a damper, or other device that regulates air flow to a minimum of 0.35 air changes per hour but not greater than the 0.50 air changes per hour under normal operating conditions.~~

~~e) Heat recovery ventilation systems: All duct work in heat recovery ventilation systems shall be not less than six inch diameter. Balancing dampers shall be installed on the inlet and exhaust side. Flow measurement grids shall be installed on the supply and return. System minimum flow rating shall be not less than that specified in Table 3-2. Maximum flow rates in Table 3-2 do not apply to heat recovery ventilation systems.~~

~~303.2 Source Specific and Whole House Exhaust Ducts: Exhaust ducts shall meet all requirements of section 302.5. Duct diameter length and number of elbows shall not be less than four inches and duct length shall not exceed levels specified in Table 3-3. Terminal elements shall have at least the equivalent net free area of the duct work.))~~

b) Integrated forced-air ventilation systems shall have an outdoor air inlet duct connecting a terminal element on the outside of the building to the return air plenum of the forced-air system, at a point within 4 feet upstream of the air handler, and be equipped with one of the following:

1) A motorized damper connected to the automatic ventilation control as specified in Section 302.3.2; or

2) A damper installed and set to meet measured flow rates as specified in Table 3-2, by either field testing or following manufacturer's installation instructions based on site conditions; or

3) An automatic flow regulated device with field measured or field calculated minimum negative pressure differential of 0.07 inches water gauge at the point where the outside air duct is connected to the return air plenum.

c) Heat recovery ventilation systems: All duct work in heat recovery ventilation systems shall be not less than six inch diameter. Balancing dampers shall be installed on the inlet and exhaust side. Flow measurement grids shall be installed on the supply and return. System minimum flow rating shall be not less than that specified in Table 3-2.

Maximum flow rates in Table 3-2 do not apply to heat recovery ventilation systems.

303.2 Source Specific and Whole House Ventilation Ducts: Exhaust ducts shall meet all requirements of section 302.5. Duct diameter, length, and number of elbows for exhaust fans shall be as specified in Table 3-3. Terminal elements for exhaust fan duct systems shall have at least the equivalent net free area of the duct work. Duct diameter, length, and number of elbows for integrated forced air systems shall be as specified in Table 3-5. Terminal elements for integrated systems shall be the same size as the connecting ductwork or 8 inches in diameter whichever is greater.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-304 Mechanical ventilation criteria and minimum ventilation performance for all other occupancies not covered in sections 302 and 303.

304.1 Ventilation: ~~((The outdoor air quantities specified in Table 3-4 for each type of occupancy shall be used as the minimum for design. In no case shall the outdoor air quantities be less than five cfm per person.))~~

The minimum requirements for operable area to provide natural ventilation are specified in the Uniform Building Code (UBC) as adopted by the state of Washington.

Where a mechanical ventilation system is installed, the mechanical ventilation system shall be capable of supplying ventilation air to each zone with the minimum outdoor air quantities specified in Table 3-4 ((~~based upon the greater of the occupant densities in Table 3-4 or the design occupant density~~)).

Exception: Where occupancy density is known and documented in the plans, the outside air rate may be based on the design occupant density. Under no circumstance shall the occupancies used result in outside air less than one-half that resulting from application of Table 3-4 estimated maximum occupancy values.

The outdoor air shall be ducted in a fully enclosed path directly to every air handling unit in each zone not provided with sufficient operable area for natural ventilation. ~~((The maximum outdoor air quantities used as the basis for calculating the heating and cooling design loads shall not exceed three times the quantities specified in Table 3-4.))~~

Exception: Ducts may terminate within 12 inches of the intake to a HVAC unit provided they are physically fastened so that the outside air duct is directed into the unit intake.

In all parking garages, other than open parking garages as defined in UBC 709 (b), used for storing or handling of automobiles operating under their own power and on all loading platforms in bus terminals, ventilation shall be provided at 1.5 cfm per square foot of gross floor area. The building official may approve an alternate ventilation system designed to exhaust a minimum fourteen thousand cfm for each operating vehicle. Such system shall be based on the anticipated instantaneous movement rate of vehicles but not less than 2.5 percent (or one vehicle) of the garage capacity.

Automatic carbon monoxide sensing systems may be submitted for approval.

In all buildings used for the repair of automobiles, each repair stall shall be equipped with an exhaust extension duct, extending to the outside of the building, which if over ten feet in length, shall mechanically exhaust three hundred cfm. Connecting offices and waiting rooms shall be supplied with conditioned air under positive pressure.

Combustion air requirements shall conform to the requirements of Chapter 6 of the UMC.

Mechanical refrigerating equipment and rooms storing refrigerates shall conform to the requirements of Chapter 15 of the UMC.

~~((Exception: If outdoor air quantities other than those specified in Table 3-4 are used or required because of special occupancy or process requirements, source control of air contamination, health, and safety or other standards, the required outdoor air quantities shall be used as the basis for calculating the heating and cooling design loads.))~~

MINIMUM SOURCE SPECIFIC VENTILATION CAPACITY REQUIREMENTS

TABLE 3-1

	Bathrooms	Kitchens
Intermittently operating	50 cfm	100 cfm
Continuous operation	20 cfm	25 cfm

WHOLE-HOUSE EXHAUST FAN PRESCRIPTIVE REQUIREMENTS

TABLE 3-2

Bedrooms	CFM	
	Minimum	Maximum
2 or less	50	75
3	80	120
4	100	150

WHOLE HOUSE VENTILATION FLOW REQUIREMENTS¹

TABLE 3-2

Bedrooms	CFM	
	Minimum	Maximum
2 or less	50	75
3	80	120
4	100	150
5	120	180

¹ This table shall not be used for dwelling units containing more than 5 bedrooms.

PRESCRIPTIVE EXHAUST DUCT SIZING
TABLE 3-3

Fan Tested CFM @0.25 W.G.	Minimum		Maximum	
	Flex Diameter	Length Feet	Smooth Diameter	Length Feet
50	4 inch	25	4 inch	70
50	5 inch	90	5 inch	100
50	6 inch	No Limit	6 inch	No Limit
80	4 inch	NA	4 inch	20
80	5 inch	15	5 inch	100
80	6 inch	90	6 inch	No Limit
100	5 inch	NA	5 inch	50
100	6 inch	45	6 inch	No Limit
125	6 inch	15	6 inch	No Limit
125	7 inch	70	7 inch	No Limit

¹ For each additional elbow subtract 10 feet from length.

² Flex ducts of this diameter are not permitted with fans of this size.

OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹ COMMERCIAL FACILITIES

Application	Estimated Maximum ² Occupancy	Outdoor Air Requirements
	P/1000-ft ² or 100-m ²	cfm/person
Dry-Cleaners, Laundries³		
Commercial laundry	10	25
Commercial dry-cleaner	30	30
Storage, pick-up	30	35
Coin-operated laundries	20	15
Coin-operated dry-cleaner	20	15
Food and Beverage Service		
Dinning rooms	70	20
Cafeteria, fast food	100	20
Bars, cocktail lounges ⁴	100	30
Kitchens (cooking) ⁵	20	15
Garages, Repair, Service Stations		
Enclosed parking garage ⁶		1.50 cfm/ft. ²
Auto repair rooms		1.50 cfm/ft. ²
Hotels, Motels, Resorts, Dormitories⁶		
Bedrooms		30 cfm/ft. ²
Living Rooms		30 cfm/ft. ²
Bath ⁷		35
cfm/ft.²		
Lobbies	30	15
Conference rooms	50	20
Assembly rooms	120	15
Dormitory sleeping area ⁸	20	15
Gambling casinos ⁹	120	30
Offices		
Office space ⁹	7	20
Reception area	60	15
Telecommunication centers and data entry areas	60	20
Conference rooms	50	20
Public Spaces		
Corridors and utilities		0.005
cfm/ft.²		
Public restroom, cfm/wc or urinal ¹⁰		50
Lockers and dressing rooms		.05 cfm/ft. ²
Smoking lounge ¹¹	70	60

PRESCRIPTIVE EXHAUST DUCT SIZING
TABLE 3-3

Fan Tested CFM @0.25 W.G.	Maximum		Maximum	
	Flex Diameter	Length Feet	Smooth Diameter	Length Feet
50	4 inch	25	4 inch	70
50	5 inch	90	5 inch	100
50	6 inch	Over 100	6 inch	Over 100
80	4 inch	Not Allowed	4 inch	20
80	5 inch	15	5 inch	100
80	6 inch	90	6 inch	Over 100
100	5 inch	Not Allowed	5 inch	50
100	6 inch	45	6 inch	Over 100
125	6 inch	15	6 inch	Over 100
125	7 inch	70	7 inch	Over 100

¹ For each additional elbow subtract 10 feet from length.

PERMANENT

Elevators¹² 1.0 cfm/ft.sq.

TABLE 3-4 Cont.
OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹
COMMERCIAL FACILITIES

Application	Estimated Maximum ² Occupancy P/1000 ft ² or 100 m ²	Outdoor Air Requirements cfm/person
Retail Stores, Sales Floors, and Show Room Floors		
Basement and street	30	0.3 cfm/ft.sq.
Upper floors	20	0.2 cfm/ft.sq.
Storage rooms	15	0.15 cfm/ft.sq.
Dressing rooms		0.20 cfm/ft.sq.
Halls and arcades	20	0.20 cfm/ft.sq.
Shipping and receiving	10	0.15 cfm/ft.sq.
Warehouses	5	0.05 cfm/ft.sq.
Smoking lounge ¹¹	70	60
Specialty Shops		
Barber	25	15
Beauty	25	25
Reducing salons	20	15
Florists ¹³	0	15
Clothing, furniture		0.30 cfm/ft.sq.
Hardware, drugs, fabric	0	15
Supermarkets	0	15
Pet shops		1.00 cfm/ft.sq.
Sports and Amusement¹⁴		
Spectator areas	150	15
Game rooms	70	25
Ice arenas (playing areas)		0.50 cfm/ft.sq.
Swimming Pools (pool and deck area) ¹⁵		0.50 cfm/ft.sq.
Playing floor (gymnasium)	30	20
Ballrooms and discos	100	25
Bowling alleys (seating areas)	70	25
Theaters¹⁶		
Ticket booths	60	20
Lobbies	150	20
Auditorium	150	20
Stages, studios	70	15
Transportation¹⁷		
Waiting rooms	100	15
Platforms	100	15
Vehicles	150	15
Workrooms		
Meat processing ¹⁸	10	15

TABLE 3-4 Cont.
OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹
COMMERCIAL FACILITIES

Application	Estimated Maximum ² Occupancy P/1000 ft ² or 100 m ²	Outdoor Air Requirements cfm/person
PHOTOGRAPHY		
Photo studios	10	15
Darkrooms	10	0.50 cfm/ft.sq.
Pharmacy	20	15
Bank vaults	5	15
Duplicating, printing ¹⁹		0.50 cfm/ft.sq.
INSTITUTIONAL FACILITIES		
Education		
Classroom	50	15
Laboratories ²⁰	30	20
Training shop	30	20
Music rooms	50	15
Libraries	20	15
Locker rooms		0.50 cfm/ft.sq.
Corridors		0.10 cfm/ft.sq.
Auditoriums	150	15
Smoking lounges ¹¹	70	60
Hospitals, Nursing and Convalescent Homes		
Patient rooms ²¹	10	25
Medical procedure	20	15
Operating rooms	20	30
Recovery and ICU	20	15
Autopsy rooms ²²		0.50
cfm/ft.sq.		
Physical Therapy	20	15
Correctional Facilities		
Cells	20	20
Dining halls	100	15
Guard station	40	15

1. Derived from ASHRAE Standard 62-1989.
 2. Net occupiable space.
 3. Dry cleaning process may require more air.
 4. Supplementary smoke removal equipment may be required.
 5. Distribution among people must consider worker location and concentration of running engine; stands where engine are run must incorporate systems for positive engine exhaust withdrawal. Contaminant sensors may be used to control ventilation.

6. Independent of room size.
7. Installed capacity for intermittent user.
8. See also food and beverage service, merchandising, barber and beauty shops, garages.
9. Some office equipment may require local exhaust.
10. Mechanical exhaust with no recirculation is recommended.
11. Normally supplied by transfer air, local mechanical exhaust, with no recirculation recommended.
12. Normally supplied by transfer air.
13. Ventilation to optimize plant growth may dictate requirements.
14. When internal combustion engines are operated for maintenance of playing surfaces, increased ventilation rates may be required.
15. Higher values may be required for humidity control.
16. Special ventilation will be needed to eliminate special stage effects.
17. Ventilation within vehicles may require special considerations.
18. Spaces maintained at low temperatures (-10 F. to +50 F.) are not covered by these requirements unless the occupancy is continuous. Ventilation from adjoining spaces is permissible. When the occupancy is intermittent, infiltration will normally exceed the ventilation requirements.
19. Installed equipment must incorporate positive exhaust and control of undesirable contaminants.
20. Special contamination control systems may be required for processes or functions including laboratory animal occupancy.
21. Special requirements or codes and pressure relationships may determine minimum ventilation rates and filter efficiency. Procedures generating contaminants may require higher rates.
22. Air shall not be recirculated into other spaces.
23. Makeup air for hood exhaust may require more ventilating air.

TABLE 3-4
OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹
OCCUPANCIES NOT SUBJECT TO SECTION 302

Application	Estimated Maximum ² Occupancy P/1000 ft ² or 100 m ²	Outdoor Air Requirements cfm/person
Dry Cleaners, Laundries³		
Commercial laundry	10	25
Commercial dry cleaner	30	20
Storage, pick up	30	15
Coin-operated laundries	20	15
Coin-operated dry cleaner	20	15
Dwelling Units In Buildings Greater Than Four Stories or Attached to P-Occupancy Facilities		
Bedrooms & living areas ⁴		15
Food and Beverage Service		
Dinning rooms	70	20
Cafeteria, fast food	100	20
Bars, cocktail lounges ⁴	100	30
Kitchens (cooking) ²³	20	15
Garages, Repair, Service Stations		
Enclosed parking garage ⁵		1.50 cfm/ft.sq.
Auto repair rooms		1.50 cfm/ft.sq.
Hotels, Motels, Resorts, Congregate Residences with More Than Four Stories⁴		
Bedrooms		10 cfm/room
Living Rooms		10 cfm/room
Bath ⁴		15 cfm/room
Lobbies	10	15
Conference rooms	50	20
Assembly rooms	120	15
Gambling casinos ⁴	120	30
Offices		
Office space ⁶	7	20
Reception area	50	15
Telecommunication centers and data entry areas	60	20
Conference rooms	50	20

PERMANENT

TABLE 3-4 Cont.
OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹
OCCUPANCIES NOT SUBJECT TO SECTION 302

Application	Estimated Maximum ² Occupancy P/1000 ft. ² or 100 m. ²	Outdoor Air Requirements cfm/person
Public Spaces		
Corridors and utilities		0.05 cfm/ft.sq.
Public restroom, cfm/wc or urinal ¹⁰		50
Lockers and dressing rooms		0.5 cfm/ft.sq.
Smoking lounge ¹¹	70	60
Elevators ²		1.0 cfm/ft.sq.
Retail Stores, Sales Floors, and Show Room Floors		
Basement and street	30	0.3 cfm/ft.sq.
Upper floors	20	0.2 cfm/ft.sq.
Storage rooms	15	0.15 cfm/ft.sq.
Dressing rooms		0.20 cfm/ft.sq.
Malls and arcades	20	0.20 cfm/ft.sq.
Shipping and receiving	10	0.15 cfm/ft.sq.
Warehouses	5	0.05 cfm/ft.sq.
Smoking lounge ¹¹	70	60
Specialty Shops		
Barber	25	15
Beauty	25	25
Reducing salons	20	15
Florists ¹³	8	15
Clothiers, furniture		0.30 cfm/ft.sq.
Hardware, drugs, fabric	8	15
Supermarkets	8	15
Pet shops		1.00 cfm/ft.sq.
Sports and Amusement¹⁴		
Spectator areas	150	15
Game rooms	70	25
Ice arenas (playing areas)		0.50 cfm/ft.sq.
Swimming Pools (pool and deck area) ¹⁵		0.50 cfm/ft.sq.
Playing floor (gymnasium)	20	20
Ballrooms and discos	100	25
Bowling alleys (seating areas)	70	25
Theaters¹⁶		
Ticket booths	60	20
Lobbies	150	20
Auditorium	150	20
Stages, studios	70	15

TABLE 3-4 Cont.
OUTDOOR AIR REQUIREMENTS FOR VENTILATION¹
OCCUPANCIES NOT SUBJECT TO SECTION 302

Application	Estimated Maximum ² Occupancy P/1000 ft. ² or 100 m. ²	Outdoor Air Requirements cfm/person
Transportation¹⁷		
Waiting rooms	100	15
Platforms	100	15
Vehicles	150	15
Workrooms		
Meat processing ¹⁸	10	15
Photo studios	10	15
Darkrooms	10	0.50 cfm/ft.sq.
Pharmacy	20	15
Bank vaults	5	15
Duplicating, printing ¹⁹		0.50 cfm/ft.sq.
INSTITUTIONAL FACILITIES		
Education		
Classroom	50	15
Laboratories ²⁰	30	20
Training shop	30	20
Music rooms	50	15
Libraries	20	15
Locker rooms		0.50 cfm/ft.sq.
Corridors		0.10 cfm/ft.sq.
Auditoriums	150	15
Smoking lounges ¹¹	70	60
Hospitals, Nursing and Convalescent Homes		
Patient rooms ²¹	10	25
Medical procedure	20	15
Operating rooms	20	20
Recovery and ICU	20	15
Autopsy rooms ²²		0.50
cfm/ft.sq.		
Physical Therapy	20	15
Correctional Facilities		
Cells	20	20
Dining halls	100	15
Guard station	40	15

1. Derived from ASHRAE Standard 62-1989.
2. Net occupiable space
3. Dry-cleaning process may require more air.
4. Supplementary smoke-removal equipment may be required.
5. Distribution among people must consider worker location and concentration of running engine; stands where engine are run must incorporate systems for positive engine exhaust withdrawal. Contaminant sensors may be used to control ventilation.
6. Independent of room size.
7. Installed capacity for intermittent use.
8. See also food and beverage service, merchandising, barber and beauty shops, garages.
9. Some office equipment may require local exhaust.
10. Mechanical exhaust with no recirculation is recommended.
11. Normally supplied by transfer air, local mechanical exhaust with no recirculation recommended.
12. Normally supplied by transfer air.
13. Ventilation to optimize plant growth may dictate requirements.
14. When internal combustion engines are operated for maintenance of playing surfaces, increased ventilation rates may be required.
15. Higher values may be required for humidity control.
16. Special ventilation will be needed to eliminate special stage effects.
17. Ventilation within vehicles may require special considerations.
18. Spaces maintained at low temperatures (-10°F. to +50°F.) are not covered by these requirements unless the occupancy is continuous. Ventilation from adjoining spaces is permissible. When the occupancy is intermittent, infiltration will normally exceed the ventilation requirements.
19. Installed equipment must incorporate positive exhaust and control of undesirable contaminants.
20. Special contamination control systems may be required for processes or functions including laboratory animal occupancy.
21. Special requirements or codes and pressure relationships may determine minimum ventilation rates and filter efficiency. Procedures generating contaminants may require higher rates.
22. Air shall not be recirculated into other spaces.
23. Makeup air for hood exhaust may require more ventilating air.
24. Occupant loading shall be based on the number of bedrooms as follows: first bedroom, two persons; each additional bedroom, one person. Where higher occupant loadings are known, they shall be used.

PRESCRIPTIVE INTEGRATED FORCED AIR SUPPLY DUCT SIZING
TABLE 3-5

Number of Bedrooms	Minimum Smooth Duct Diameter	Minimum Flexible Duct Diameter	Maximum Length ¹	Maximum Number of Elbows ²
2 or less	6"	7"	20'	3
3	7"	8"	20'	3
4 or more	8"	9"	20'	3

1. For lengths over 20 feet increase duct diameter 1 inch.
2. For elbows numbering more than 3 increase duct diameter 1 inch.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-401 Pollutant source control.

401.1 Formaldehyde Reduction Measures: All structural panel components ((of the house)) within the conditioned space such as ((softwood)) plywood, particle board, wafer board, and oriented strand board shall be identified as "EXPOSURE 1", "EXTERIOR" or "HUD-APPROVED."

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-402 Solid fuel burning appliances and fireplaces.

402.1 General: Solid fuel burning appliances and fireplaces shall satisfy one of the following criteria.

402.2 Solid Fuel Burning Appliances: Solid fuel burning appliances shall be provided with the following:

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a) Tight fitting metal or ceramic glass ((or metal)) doors.

b) 1. A source from outside the structure of primary combustion air, connected to the appliance as per manufacturer's specification. The air inlet shall originate at a point below the fire box. The duct shall be 4 inches or greater in diameter, not exceed 20 feet in length, and be installed as per manufacturer's instructions;

or

2. The appliance and manufacturer's recommended combustion air supply, as an installed unit, shall be certified by an independent testing laboratory to have passed Test No. 11 - Negative Pressure Test, Section 12.3, of ULC S627-M1984 "Space Heaters for Use with Solid Fuels," modified as follows:

A) Negative pressure of 8 Pascal shall be initially established with the chamber sealed and the air supply, if not directly connected to the appliance, closed off.

B) The air supply, if not directly connected to the appliance, shall then be opened.

C) The maximum allowable air exchange rate from chamber leakage and intentional air supply for the unit (appliance with combustion air supply) in the test chamber is 3.5 air changes per hour, or 28 cfm (cubic feet of air per minute), whichever is less.

Exception: Combustion air may be supplied to the room in which the solid fuel burning appliance is located in lieu of direct ducting, provided that one of the following conditions is met:

1) The solid fuel burning appliance is part of a central heating plant and installed in an unconditioned space in conformance with the Uniform Mechanical Code; or

2) The solid fuel burning appliance is installed in existing construction directly on a concrete floor or surrounded by masonry materials as in a fireplace.

The combustion air terminus shall be located as close to the solid fuel burning appliance as possible and shall be provided with a barometric damper or equivalent. The combustion air source shall be specified by the manufacturer or no less than four (4) inches in diameter or the equivalent in area or as approved.

~~((b) An outside source of combustion air directly connected to the fire box, or tested and listed to the performance requirements of the carbon monoxide test required by the Department of Housing and Urban Development Mobile Home Construction and Safety Standards.~~

~~Exception: If existing construction prohibits the introduction of outside combustion air directly to the appliance or the solid fuel burning appliance is part of the central heating system and is installed in an unconditioned space, combustion air may be supplied to the room in which the solid fuel burning appliance is located in lieu of direct ducting.~~

~~The combustion air terminus shall be located as close to the solid fuel burning appliance as possible and shall be provided with a barometric damper or equivalent. The~~

~~combustion air source shall be no less than four inches in diameter or the equivalent in area or as approved.))~~

402.3 Fireplaces: Fireplaces shall be provided with each of the following:

a) Tightly fitting flue dampers, operated by a readily accessible manual or approved automatic control.

Exception: Fireplaces with gas logs shall be installed in accordance with the Uniform Mechanical Code Chapter 803.

b) An outside source for combustion air ducted into the firebox. The duct shall be at least six square inches, and shall be provided with an operable outside air duct damper.

c) ~~((Tightly))~~ Site built fireplaces shall have tight fitting glass or metal doors, or a flue draft induction fan, or as approved for minimizing back-drafting. Factory built fireplaces shall use doors listed for the installed appliance.

~~((Exception: Fireplaces with gas logs shall be installed in accordance with the Uniform Mechanical Code Chapter 803.))~~

402.4 Masonry Heaters: Masonry heaters shall be approved by the department of ecology and shall contain both of the following:

a) Primary combustion air ducted from the outside of the structure to the appliance.

b) Tight fitting ceramic glass or metal doors. Flue damper, when provided, shall have an external control and when in the closed position shall have a net free area of not less than five percent of the flue cross sectional area.

AMENDATORY SECTION (Amending WSR 91-12-045, filed 6/5/91, effective 7/1/91)

WAC 51-13-502 State-wide radon requirements.

502.1: Crawlspace

502.1.1 General: All crawlspaces shall comply with the requirements of this section.

502.1.2 Ventilation: All crawlspaces shall be ventilated as specified in section 2516(c) of the Washington State Uniform Building Code (chapter 51-16 WAC).

If the installed ventilation in a crawlspace is less than one square foot for each three hundred square feet of crawlspace area, or if the crawlspace vents are equipped with operable louvers, a radon vent shall be installed to originate from a point between the ground cover and soil. The radon vent shall be installed in accordance with sections 503.2.6 and 503.2.7.

502.1.3 Crawlspace plenum systems: In crawlspace plenum systems used for providing supply ~~((or return))~~ air for an HVAC system, aggregate, a permanently sealed soil gas retarder membrane and a radon vent pipe shall be installed in accordance with section 503.2. Crawlspaces shall not be used for return air plenums.

In addition, ~~((a))~~ an operable radon vent fan shall be installed ~~((and activated))~~. The fan shall be located as specified in section 503.2.7. The fan shall be capable of providing at least one hundred cfm at one inch water column

static pressure. The fan shall be controlled by a readily accessible manual switch. The switch shall be labeled "RADON VENT FAN."

502.2 Radon monitoring

502.2.1 Three month etched track radon ((monitoring)) monitors: Beginning July 1, 1992, and ending June 30, 1995, at the time of final inspection, the building official shall deliver the following to each new Group R, Division 3 Occupancy and to all ground floor dwelling units in new Group R, Division 1 apartment houses:

a) A three month etched track radon ((monitor, installation instructions, and radon information sheets shall be provided by the builder at the final inspection to all single family residences and to all first floor dwelling units in multi-unit structures. It is not the responsibility of the builder to administer the radon test)) device that is listed on a current federal EPA radon measurement proficiency list, and includes prepaid fees for postage, test analysis and notification of the test results to the owner; and

b) Manufacturer's instructions for the device; and

c) Instructions prepared by the state building code council, posted in a conspicuous place.

The building official is not responsible for returning the radon measurement device to the testing laboratory. The owner of a new Group R, Division 3 Occupancy or Group R, Division 1 apartment houses shall be responsible for returning the radon measurement device left by the building inspector to the appropriate testing laboratory in accordance with the instructions provided.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-503 Radon prescriptive requirements.

503.1 Scope: This section applies to those counties specified in section 501.2.2. This section establishes prescriptive construction requirements for reducing the potential for radon entry into all Group R occupancies, and for preparing the building for future mitigation if desired.

In all crawlspaces, except crawlspace plenums used for providing supply air for an HVAC system, a continuous air barrier shall be installed between the crawlspace area and the occupied area to limit air transport between the areas. If a wood sheet subfloor or other material is utilized as an air barrier, in addition to the requirements of section 502.1.6.2 of the Washington state energy code, all joints between sheets shall be sealed.

503.2 Floors in Contact with the Earth

503.2.1 General: Concrete slabs that are in direct contact with the building envelope shall comply with the requirements of this section.

Exception: Concrete slabs located under garages or other than Group R occupancies need not comply with this chapter.

503.2.2 Aggregate: A layer of aggregate of four inch minimum thickness shall be placed beneath concrete slabs. The aggregate shall be continuous to the extent practical.

503.2.3 Gradation: Aggregate shall:

a) Comply with ~~((Uniform Building))~~ ASTM Standard ((26-2)) C-33 Standard Specification for Concrete Aggregate and shall be size No. 67 or larger size aggregate as listed in Table ((26-2-A)) 2, Grading Requirements for ((Concrete)) Coarse Aggregate(s); or

b) Meet the 1988 Washington State Department of Transportation specification 9-03.1 (3) "Coarse Aggregate for Portland Cement Concrete", or any equivalent successor standards. Aggregate size shall be of Grade 5 or larger as listed in section 9-03.1 (3) C, "Grading"; or

c) Be screened, washed, and free of deleterious substances in a manner consistent with ~~((UBC))~~ ASTM Standard ((26-2)) C-33 with one hundred percent of the gravel passing a one inch sieve and less than two percent passing a four-inch sieve. Sieve characteristics shall conform to those acceptable under ~~((UBC))~~ ASTM Standard ((26-2)) C-33.

Exception: Aggregate shall not be required if a substitute material or system, with sufficient load bearing characteristics, and having approved capability to provide equal or superior air flow, is installed.

503.2.4 Soil-Gas Retarder Membrane: A soil-gas retarder membrane, consisting of at least one layer of virgin polyethylene with a thickness of at least six mil, or equivalent flexible sheet material, shall be placed directly under all concrete slabs so that the slab is in direct contact with the membrane. The flexible sheet shall extend to the foundation wall or to the outside edge of the monolithic slab. Seams shall overlap at least twelve inches.

Exception: If the membrane is not in direct contact with the bottom of the concrete slab, all overlapping seams shall be sealed with an approved tape or sealant, and the material shall be sealed to the foundation wall in a permanent manner. The membrane shall also be fitted tightly to all pipes, wires, and other penetrations of the membrane and sealed with an approved sealant or tape. All punctures or tears shall be repaired with the same or approved material and similarly lapped and sealed. In no case shall the membrane be installed below the aggregate.

503.2.5 Sealing of Penetrations and Joints: All penetrations and joints in concrete slabs or other floor systems and walls below grade ~~((that will not be accessible at the time the certificate of occupancy is granted,))~~ shall be sealed by an approved sealant to create an air barrier to limit the movement of soil-gas into the indoor air.

Sealants shall be approved by the manufacturer for the intended purpose. Sealant joints shall conform to manufacturer's specifications. The sealant shall be placed and tooled in accordance with manufacturer's specifications. There shall be no gaps or voids after the sealant has cured.

503.2.6 Radon Vent: One continuous sealed pipe shall run from a point within the aggregate under each concrete slab to a point outside the building. Joints and connections shall be permanently gas tight. The continuous sealed pipe

shall interface with the aggregate in the following manner, or by other approved equal method: The pipe shall be permanently connected to a "T" within the aggregate area so that the two end openings of the "T" lie within the aggregate area. A minimum of five feet of perforated drain pipe of three inches minimum diameter shall join to and extend from the "T." The perforated pipe shall remain in the aggregate area and shall not be capped at the ends. The "T" and its perforated pipe extensions shall be located at least five feet horizontally from the exterior perimeter of the aggregate area.

The continuous sealed pipe shall terminate no less than twelve inches above the eave, and more than ten horizontal feet from a woodstove or fireplace chimney, or operable window. The continuous sealed pipe shall be labeled "radon vent." The label shall be placed so as to remain visible to an occupant.

The minimum pipe diameter shall be three inches unless otherwise approved. Acceptable sealed plastic pipe shall be smooth walled, and may include either PVC schedule 40 or ABS schedule of equivalent wall thickness.

The entire sealed pipe system shall be sloped to drain to the sub-slab aggregate. ~~((The exterior pipe opening shall be protected from blockage by snow accumulation.))~~

The sealed pipe system may pass through an unconditioned attic before exiting the building; but to the extent practicable, the sealed pipe shall be located inside the thermal envelope of the building in order to enhance passive stack venting.

Exception: A fan forced sub-slab depressurization system includes:

- 1) Soil-gas retarder membrane as specified in section 503.2.4;
- 2) Sealing of penetrations and joints as specified in section 503.2.5;
- 3) A three-inch continuous sealed radon pipe shall run from a point within the aggregate under each concrete slab to a point outside the building;
- 4) Joints and connections ~~((shall))~~ may be gas tight, and may be of either PVC schedule 40 or ABS schedule of equivalent in wall thickness;
- 5) A label of "radon vent" shall be placed on the pipe so as to remain visible to the occupant;
- 6) Fan circuit and wiring as specified in section 503.2.7 and a fan.

If the sub-slab depressurization system is exhausted through the concrete foundation wall or rim joist, the exhaust terminus shall be a minimum of six feet from operable windows or outdoor air intake vents and shall be directed away from operable windows and outdoor air intake vents to prevent radon re-entrainment.

503.2.7 Fan Circuit and Wiring and Location: An area for location of an in-line fan shall be provided. The location shall be as close as practicable to the radon vent pipe's point of exit from the building, or shall be outside the building

shell; and shall be located so that the fan and all downstream piping is isolated from the indoor air.

Provisions shall be made to allow future activation of an in-line fan on the radon vent pipe without the need to place new wiring. A one hundred ten volt power supply shall be provided at a junction box near the fan location.

503.2.8 Separate Aggregate Areas: If the four-inch aggregate area underneath the concrete slab is not continuous, but is separated into distinct isolated aggregate areas by a footing or other barrier, a minimum of one radon vent pipe shall be installed into each separate aggregate area.

Exception: Separate aggregate areas may be considered a single area if a minimum three-inch diameter connection joining the separate areas is provided for every thirty feet of barrier separating those areas.

503.2.9 Concrete Block Walls: Concrete block walls connected to below grade areas shall be considered unsealed surfaces. All openings in concrete block walls that will not remain accessible upon completion of the building shall be sealed at both vertical and horizontal surfaces, in order to create a continuous air barrier to limit the transport of soil-gas into the indoor air.

WSR 93-02-063
PERMANENT RULES
SHORELINE COMMUNITY COLLEGE

[Filed January 6, 1993, 10:55 a.m.]

Date of Adoption: December 18, 1992.

Purpose: Implement rules and regulations controlling agency facilities, operations, and clients. To meet requirements of state APA law.

Citation of Existing Rules Affected by this Order: Repealing WAC 132G-116-010, 132G-116-040, 132G-116-050, 132G-116-060, 132G-116-100, 132G-116-110, 132G-116-120, 132G-116-130, 132G-116-140, 132G-116-150, 132G-116-160, 132G-116-170, 132G-116-180, 132G-116-190, 132G-116-200, 132G-116-210, 132G-116-220, 132G-116-230, 132G-116-240, 132G-116-250, 132G-116-260, 132G-116-280, 132G-116-290, 132G-116-300, 132G-116-310, 132G-116-320, 132G-116-330 and 132G-116-350; and amending WAC 132G-116-020, 132G-116-030, 132G-116-080, 132G-116-090, 132G-116-270, and 132G-116-340.

Statutory Authority for Adoption: Chapter 34.05 RCW et seq., RCW 28B.50.100 and 28B.50.140.

Pursuant to notice filed as WSR 92-22-030 on October 26, 1992.

Effective Date of Rule: Thirty-one days after filing.

January 5, 1993

Charles R. Fields

Vice-President for Student Services

REPEALER

The following sections of the Washington Administrative Code are repealed:

- | | |
|--------------|---|
| 132G-116-010 | Introduction. [REPEAL] |
| 132G-116-040 | Permits required for vehicles on campus. [REPEAL] |

- 132G-116-050 Tourists and visitors—Exemption from permit requirements. [REPEAL]
- 132G-116-060 Restrictions on use of vehicles of students with permits. [REPEAL]
- 132G-116-100 Parking—Permits required. [REPEAL]
- 132G-116-110 Parking within designated spaces. [REPEAL]
- 132G-116-120 Disabled and inoperative vehicles—Impounding. [REPEAL]
- 132G-116-130 Exceptions from traffic and parking restrictions. [REPEAL]
- 132G-116-140 Special traffic and parking regulations and restrictions authorized. [REPEAL]
- 132G-116-150 Authorization for issuance of permits. [REPEAL]
- 132G-116-160 Numbering of parking areas. [REPEAL]
- 132G-116-170 Allocation of parking space. [REPEAL]
- 132G-116-180 Visitors and guests. [REPEAL]
- 132G-116-190 Permit revocations. [REPEAL]
- 132G-116-200 Duplicate permits for faculty and staff personnel. [REPEAL]
- 132G-116-210 Faculty and staff permit periods. [REPEAL]
- 132G-116-220 Fees for permits. [REPEAL]
- 132G-116-230 Annual parking fee payment. [REPEAL]
- 132G-116-240 Display of permits. [REPEAL]
- 132G-116-250 Responsibility of person to whom permit issued. [REPEAL]
- 132G-116-260 Refund of fees. [REPEAL]
- 132G-116-280 Grievance proceedings—Bond for appearance—Date of hearing. [REPEAL]
- 132G-116-290 Fines and penalties. [REPEAL]
- 132G-116-300 Mitigation and suspension of penalties. [REPEAL]
- 132G-116-310 Enforcement of determination of the vice-president for student services. [REPEAL]
- 132G-116-320 Regulatory signs, markings, barricades, etc. [REPEAL]
- 132G-116-330 Impounding of vehicles. [REPEAL]
- 132G-116-350 Liability of college. [REPEAL]

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-020 Purpose. ~~((Objectives of traffic rules and regulations. The objectives of these traffic regulations are:))~~ The parking and traffic rules and regulations contained herein provide a fair and uniform method of regulating college vehicular, non-vehicular, and pedestrian traffic and are based on the following objectives:

- (1) To protect and control pedestrian, vehicular, and non-vehicular traffic. ~~((and vehicular traffic))~~
- (2) To assure access at all times for emergency equipment.

- (3) To minimize traffic disturbance during class hours.
- (4) To facilitate the work of the college in meeting its mission and goals by assuring access ((to its)) for college vehicles and by assigning the limited parking spaces ((space)) for the most efficient use.

Permission to park or operate a vehicle on college property is governed by these regulations. The purchase of a permit for parking does not ensure the regular availability of a parking space.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 132G-116-025 Authority. Pursuant to the authority granted by RCW 28B.50.140(10), the Board of Trustees of Shoreline Community College is granted authority to establish rules and regulations for pedestrians, vehicular, and non-vehicular traffic on property owned, operated, and/or maintained by the college

(1) The enforcement of these parking and traffic rules and regulations shall be the responsibility of the college Safety/Security Department.

(2) College Safety/Security Officers are authorized to issue parking and traffic citations, impound or immobilize vehicles, and regulate traffic and parking as prescribed in these rules and regulations.

(3) Any person interfering with a college Safety/Security Officer in the discharge of the provisions of these parking and traffic rules and regulations shall be in violation of Chapter 9A.76 RCW; Obstructing Governmental Operation and may be subject to arrest by a peace officer under RCW 9A.76.020.

(4) Failure to abide by these rules and regulations by students may be considered to be a violation of the Code of Student Conduct.

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-030 ~~((Applicable traffic))~~ **Traffic rules and regulations.** ~~((regulations—Areas affected.))~~ The traffic rules and regulations which are applicable to Shoreline Community College are the motor vehicle and other traffic laws of the state of Washington. ~~((upon state lands devoted mainly to the educational activities of the college are as follows:))~~

~~((1) The motor vehicle and other traffic laws of the state of Washington shall be applicable upon all lands located within the state of Washington.~~

~~((2) The traffic code of King County, Washington shall be applicable upon all lands located within King County, Washington.~~

~~((3) These regulations shall be applicable to all state lands which are or may hereafter be devoted mainly to educational, research, recreational, or parking activities of the college.))~~

NEW SECTION

WAC 132G-116-035 Definitions. As used in this document, the following words shall mean:

(1) College: Shoreline Community College, District No. 7, or any additional community college hereafter established with Community College District No. 7, state of Washington, and collectively, those responsible for its control and operations.

(2) College community: Trustees, students, employees, and guests on college owned or controlled facilities.

(3) College property: Campus property, parking lots, or land owned, leased or controlled by Shoreline Community College.

(4) Impoundment: Removal of a vehicle to a storage facility or immobilization by use of a wheel-lock device.

(5) Pedestrian: Any person afoot, as defined in Chapter 46.04 RCW, and to include individuals using handicapped transportation devices.

(6) Student: Individual registered for any class at the college, both full and part-time.

(7) Visitor: Any person(s) who comes on to the campus as guest(s) or to visit the campus for meetings and/or other purposes.

(8) Vehicular traffic or vehicles: Those devices defined as "Vehicles" in Chapter 46.04 RCW.

(9) Non-vehicular modes of transportation: Non-vehicular modes of transportation shall mean non-pedestrian devices other than vehicles and shall include, but not be limited to, handicapped transportation devices, bicycles, skateboards, snowmobiles, roller skates and roller blades, snow sleds, and scooters.

NEW SECTION

WAC 132G-116-045 Liability of Shoreline Community College. The college assumes no liability for vehicles parking or traveling on college property, nor shall it be held liable for loss of goods or property from vehicles parked on college property.

(1) Shoreline Community College, the college Safety/Security Department, college Safety/Security Officers, members and employees shall not be held liable for any damages or losses occurring to or from vehicles or equipment when rendering motorist assistance, impounding vehicles, or performing any duties as described in these parking and traffic rules and regulations. This section also applies to non-vehicular modes of transportation.

(2) The college provides only limited maintenance to college parking lots. Persons using the college parking lots do so at their own risk. The college will not be responsible for any liability or damage claims.

NEW SECTION

WAC 132G-116-055 Authorized use of campus roads/parking facilities. Only those vehicles as defined and regulated in Chapter 46.04 RCW or as defined herein, may be operated in parking lots or in traffic areas and only by licensed drivers as defined in Chapter 46.20 RCW. No vehicle or non-vehicular mode of transportation, with the exception of non-motorized bicycles, handicapped transportation devices, emergency equipment, and certain mainte-

nance vehicles, may be operated on intra-campus property, pathways, or sidewalks without the specific permission of the college Safety/Security Department.

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-080 Regulatory signs and directions. Drivers of vehicles shall obey regulatory signs and signs/~~traffic control devices at all times and shall ((related to the collection of parking fees posted by the college. Drivers of vehicles shall also))~~ comply with directions given ((them)) by college Safety/Security officers ((of the college security department)) in the control and regulation of traffic and parking.

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-090 Pedestrians—Right of way. (1) The operator of a vehicle shall yield the right of way, slowing down or stopping, if need be, to so yield to any pedestrian crossing any street, roadway, fire lane, or pathway with or without a marked crosswalk. ~~((or roadway within a crosswalk when the pedestrian is upon the half of the roadway upon which the vehicle is traveling, or when the pedestrian is approaching so closely from the opposite half of the roadway as to be in danger; but no pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that it is impossible for the driver to yield.))~~

~~((2) Whenever any vehicle is stopped at a marked crosswalk, unmarked crosswalk, intersection or any other place in order to permit a pedestrian to cross the roadway, the operator of any other vehicle approaching from the rear shall not overtake and pass the yielding vehicle.~~

~~(2) A pedestrian crossing a roadway at any point other than within a marked crosswalk or within an unmarked crosswalk at an intersection shall yield the right of way to all vehicles upon the street or roadway.~~

~~(3) Pedestrians on a street or roadway where a sidewalk is provided shall proceed upon such sidewalk. Pedestrians upon a street or roadway where no sidewalk is provided shall proceed on the extreme left-hand side of the roadway and upon meeting an oncoming vehicle shall step to their left and clear of the street or roadway.))~~

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 132G-116-095 Traffic accidents. Persons involved in traffic accidents on college property are to report the accident to the college Safety/Security Department. An officer may be dispatched and file a report on the accident. In addition, RCW 46.52.030 requires that accidents, where there is an injury and/or property damage in excess of the legal dollar amount, as set forth in the RCW, be reported to the local law enforcement agency.

NEW SECTION

WAC 132G-116-105 Traffic offenses. College Safety/Security Officers may issue citations for any traffic offenses which are codified by the traffic laws of the state of Washington, traffic code of King County or the policy of the college. Due to the severe risk to public safety, traffic offenses do not require previous warning prior to the issuance of a citation.

Fines for traffic offenses shall be those established from time to time by the Shoreline Community College Board of Trustees, or its designee.

NEW SECTION

WAC 132G-116-115 Bicycles and non-vehicular transportation usage. Bicycles may be ridden any place where vehicles are permitted. They may also be ridden on the campus sidewalks or pathways though pedestrians always have the right of way. Bicyclists shall not ride in a reckless manner nor engage in stunts or dangerous acts nor operate at speeds greater than fifteen miles per hour or such lower speed as is reasonable and prudent under the circumstances. Bicyclists may be cited and fined for violations of traffic offenses under these regulations. With the exception of handicapped transportation devices, no other non-vehicular modes of transportation will be allowed on college property.

NEW SECTION

WAC 132G-116-125 Allocation of parking spaces. The parking spaces available on college properties shall be assigned by the college Safety/Security Department in such a manner as will best meet the objectives of these regulations. The Safety/Security Department is authorized to mark various parking areas on college property with numbers or titles or by posting of signs, curb, pavement markings, or traffic control devices.

(1) Student/open parking - Student/open parking is limited to those designated parking areas not otherwise marked as faculty/staff, handicapped, special use, or visitor. Student vehicles are required to display a college parking permit in accordance with instructions given when permit is obtained.

(2) Staff parking - Only college employee vehicles displaying a valid college staff parking permit may park in staff parking areas.

(3) Visitor parking - All visitors, including guests, sales persons, maintenance or service personnel and other persons having business with the college, may park on college property in student/open parking, in designated special use visitor parking lots, or as directed by the college Safety/Security Department. A valid visitor permit, issued by the college is required.

(4) Handicapped parking - Handicapped parking areas shall only be occupied by vehicles displaying a valid college parking permit, and, a temporary handicap parking permit issued by the college Safety/Security Department or a valid permanent or temporary handicapped permit issued by the state of Washington in compliance with RCW 46.16.381 and RCW 46.16.390. Temporary handicap parking permits shall be available through the college Safety/Security Department.

Valid handicapped parking permits issued by other states will be honored.

(5) Motorcycle parking - Motorcycle parking areas are reserved exclusively for motorcycles and motor-driven cycles. Motorcycles shall not occupy regular automobile parking spaces.

(6) Service vehicle parking - Service vehicle parking areas are limited to use by authorized college service vehicles.

NEW SECTION

WAC 132G-116-135 Designated and assigned parking. Vehicles shall be parked on college property only in those areas set aside and designated as parking areas. In any area requiring a special parking permit i.e. Dental Hygiene or Cosmetology, no vehicle shall park without said permit.

NEW SECTION

WAC 132G-116-145 Parking within designated areas. No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles may have been so parked as to require a vehicle attempting to park to occupy a portion of more than one space or stall shall not constitute an excuse for a violation of this section.

NEW SECTION

WAC 132G-116-155 Impounding vehicles. Any vehicle parked on college property in violation of the parking rules and regulations may be impounded and stored at owners risk and expense. College Safety/Security Officers will complete a vehicle impound report including the reason for the impoundment. Neither the college nor college employees shall be liable for loss or damage of any kind resulting from such impounding and storage.

NEW SECTION

WAC 132G-116-175 Registered owner responsibility. Every person in whose name a vehicle is registered (licensed) shall be responsible for any parking violation of said vehicle and for all offenses other than moving violations under these regulations. It shall be no defense that said vehicle was illegally parked or used by another, unless it is clearly established that at such time said vehicle was being used without the consent of the registered owner.

NEW SECTION

WAC 132G-116-185 Illegal parking. No person shall stop, stand, or park a vehicle at any place where official signs, curb, or pavement markings prohibit parking, nor within fifteen feet of a fire hydrant or ten feet of any building, nor at any place for which the vehicle does not have a valid parking permit. Any vehicle not parked in a marked/designated parking stall shall be considered illegally parked.

(1) The driver of any vehicle who is instructed by a college Safety/Security Officer to either move his/her illegally parked vehicle or not to park in violation of this

section, and refuses, may be issued a citation and their vehicle may be impounded or immobilized.

(2) College Safety/Security Officers may issue a citation resulting in a fine even if the vehicle has not received a previous warning, for any violation of these rules and regulations.

(3) fines for parking offenses shall be those established from time to time by the Shoreline Community College Board of Trustees, or its designee.

NEW SECTION

WAC 132G-116-195 Hazardous illegal parking. No person shall stop, or park a vehicle so as to obstruct traffic along or upon any street, firelane, or sidewalk nor at any location as described in RCW 46.61.570. Due to the severe risk to public safety created by any vehicle parking in violation of this section, college Safety/Security Officers are authorized to cite and/or impound/immobilize said vehicle. College Safety/Security Officers will complete a vehicle impound report including the reason for impoundment.

NEW SECTION

WAC 132G-116-205 Bicycle parking. Bicycles shall be parked in bicycle racks or other facilities provided for that purpose. At no time shall a bicycle be parked in a building, against a building, near a building exit, on a path or sidewalk, nor chained or otherwise secured to trees, lamp standards, or sign posts, nor parked in such a way as to obstruct access to any college property or to endanger any pedestrian right of way. Any bicycle found in violation of this section may be cited for illegal parking and impounded by the college Safety/Security Department without warning.

NEW SECTION

WAC 132G-116-215 Damage to state property. The cost of repair/replacement of college property damaged by negligent operations or as the result of indiscriminate acts must be paid in addition to assessed fines.

NEW SECTION

WAC 132G-116-225 Permit parking on campus. A valid parking permit is:

(1) A current vehicle permit, issued by the college and properly displayed in accordance with permit instructions.

(2) A temporary parking permit issued by the college Safety/Security Department and displayed in accordance with permit instructions.

Parking permits are transferable from vehicle to vehicle. Permits shall not be utilized by any person except the person registered to said permit. The college reserves the right to deny any application, or to revoke any permit at any time, if actions resulting from such application or permission constitute present or imminent danger of unlawful activity, or if a prospective user has previously violated the provisions of these parking policies or other written rules or regulations of the college. Outstanding parking fines must be paid before a parking permit may be issued or renewed.

NEW SECTION

WAC 132G-116-235 Fees for parking permits. The fees charged by the college for the issuance of permits shall be those established by the Board of Trustees of the college, or its designee. Parking permits are issued as a license to park on college property. Fees collected will be utilized for the following purposes: operation and maintenance, facility improvements or transfers to other related operations or capital fund projects. In addition, such revenues may be pledged to borrow short or long term debt according to applicable laws and regulations.

NEW SECTION

WAC 132G-116-245 Temporary parking permits. Any permit holder may obtain a temporary parking permit from the college Safety/Security Department for an unregistered vehicle when the registered vehicle is unavailable due to repairs or for another valid reason. These permits are good for a period of time determined by the Safety/Security Department, not to exceed two weeks.

NEW SECTION

WAC 132G-116-255 Revocation of permits. Parking permits are licenses and the property of the college and may be revoked by the Safety/Security Department for, but not limited to, any of the following reasons:

(1) When the purpose for which the permit was issued changes or no longer exists.

(2) When a permit is used on an unauthorized vehicle or by an unauthorized individual.

(3) Falsification on a parking permit application form.

(4) Continued violations of these parking regulations.

(5) Counterfeiting or alteration of parking permits.

(6) Failure to comply with a decision of the Safety/Security Supervisor.

(7) When a permit has been stolen, obtained by illegal means, or reported stolen by the original purchaser.

Appeals of parking permit revocations may be made to the Vice President of Student Affairs. Appeals must be filed within five (5) working days of the date of notice of revocation. The decision of the Vice President for Student Affairs is final.

NEW SECTION

WAC 132G-116-265 Policy enforcement. The Board of Trustees of the college, or its designee, shall set and approve fair and uniform fines for violations of these rules and shall provide adequate means for the enforcement and/or collection of such a fine policy. If a violation of the parking and traffic rules and regulations is committed, the college Safety/Security Department is authorized to issue a citation.

Any violation of these rules and regulations may result in the violator's vehicle being issued a citation, impounded or immobilized and/or loss of parking privileges on college property.

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-270 (~~Procedure~~) **Issuance of citations.** (~~summons or traffic tickets.~~) Upon probable cause to believe that a violation of these regulations has occurred, an officer of the college Safety/Security (~~security~~) department may issue a citation (~~summons or traffic ticket~~) setting forth the date, the approximate time, the locality, and the nature of the violation. This citation may be "served" (~~Such summons may be served~~) by attaching or affixing a copy of the citation (~~thereof~~) to the vehicle (~~allegedly~~) involved in such violation, or by placing a copy thereof in some prominent place outside of the (~~such~~) vehicle.

NEW SECTION

WAC 132G-116-275 Disposition of violations. Persons cited for violations of the parking and traffic rules and regulations may respond by either filing a written appeal or by paying a fine. All fines are payable to Shoreline Community College. Fines may be paid by mail or in person at the college Cashiers Office. Fines are cumulative.

NEW SECTION

WAC 132G-116-285 Appeals. All appeals must be made within five (5) working days of date of citation. After five (5) working days from the date of citation, violator waives all right to appeal. Persons who receive citations for violations of the parking and traffic rules and regulations may appeal, in writing, to the college Safety/Security Supervisor. The Safety/Security Supervisor is authorized to; let stand, dismiss, suspend, or impose any lesser fine upon the citation(s) appealed.

(1) The Safety/Security Supervisor has final say on appeals within a certain dollar amount as may be determined by the Vice President for Student Services. If after appealing to the Safety/Security Supervisor, for fines greater than the set dollar amount, and the violator is not satisfied, he/she may make an appeal, in writing, to the Vice President for Student Affairs within ten (10) working days of the citation date.

(2) The decision of the Vice President for Student Services in any appeal is final.

NEW SECTION

WAC 132G-116-295 Transportation/parking advisory committee. The college president may appoint a Transportation/Parking Advisory Committee to advise on parking and transportation matters. The committee may consist of appointees from student government, faculty, classified staff, and administration with the Safety/Security Supervisor as ex-officio. Examples of the committee activity include, but are not limited to:

(1) Reviewing parking regulations and fees and recommending their adoption.

(2) Reviewing and recommending suggested changes to parking lot configuration and use to improve the quality and quantity of parking on campus.

(3) Reviewing and recommending policies to reduce single occupancy vehicles and increase bus ridership.

NEW SECTION

WAC 132G-116-305 Unpaid fines. If any fine remains unpaid, any of the following actions may be taken by the college Safety/Security Department:

(1) Impound or wheel lock vehicle.

(2) A hold may be placed on transcripts.

(3) A delay of registration for the following quarter.

(4) Revocation of parking privileges.

(5) All outstanding fines may be turned over to a collection agency.

These rules and procedures will be applicable to all persons utilizing college facilities.

NEW SECTION

WAC 132G-116-315 Special circumstances. During special occasions causing additional heavy traffic and during emergencies, the college Safety/Security Department is authorized to impose additional traffic and parking regulations and instructions in order to lessen the possibility of personal injury or property damage. Whenever possible, prior notice of these changes shall be made known and posted. This authorization is temporary and should last only as long as circumstances require.

AMENDATORY SECTION (Amending Order 1-35:72, filed 11/29/72, effective 1/1/73)

WAC 132G-116-340 Delegation (~~Delegations~~) **of authority.** The authority and powers conferred upon the board of trustees, (~~the president, and vice president for business and personnel and/or the business manager of the college~~) by these rules and regulations, may be delegated to the President at their discretion. (~~shall be subject to delegation by him to his subordinates.~~)

WSR 93-02-002
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Public Assistance)

[Order 3491—Filed December 23, 1992, 3:45 p.m., effective January 1, 1993, 12:01 a.m.]

Date of Adoption: December 23, 1992.

Purpose: Payment standards and SSI standards are reviewed and updated annually. Enable field staff to use correct standards in making benefit payments to clients effective January 1, 1993.

Citation of Existing Rules Affected by this Order: Amending chapter 388-29 WAC.

Statutory Authority for Adoption: RCW 74.08.090.

Other Authority: 20 CFR 416.405 and RCW 74.04.200.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The Washington state legislature authorized a three percent increase in grant standards effective January 1, 1993. The payment for SSI standards are updated annually.

Effective Date of Rule: January 1, 1993, 12:01 a.m.

December 23, 1992

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3457, filed 9/23/92, effective 10/24/92)

WAC 388-29-100 Standards of assistance—Basic requirements. (1) The statewide monthly need standard for basic requirements shall be:

(a) A household with an obligation to pay shelter costs effective September 1, 1992.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter if the household member makes a utility payment in lieu of a rental payment.

This need standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ 718
2	909
3	1,125

4	1,323
5	1,524
6	1,730
7	1,998
8	2,211
9	2,428
10 or more	2,639

(b) A household with shelter provided at no cost effective September 1, 1992, except as described under subsection (1)(a) of this section.

The monthly standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, household maintenance and operations, and transportation.

Recipients in Household	Need Standard
1	\$ 437
2	554
3	686
4	807
5	929
6	1,055
7	1,218
8	1,348
9	1,481
10 or more	1,609

(2) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) A household with shelter costs effective September 1, 1992.

Recipients in Household	185% of Need Standard
1	\$ 1,328
2	1,681
3	2,081
4	2,447
5	2,819
6	3,200
7	3,696
8	4,090
9	4,491
10 or more	4,882

(b) A household with shelter provided at no cost effective September 1, 1992.

Recipients in Household	185% of Need Standard
1	\$ 808
2	1,024
3	1,269
4	1,492
5	1,718
6	1,951
7	2,253

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8	2,493
9	2,739
10 or more	2,976

(3) The statewide monthly payment standard for general assistance-unemployable, and alcoholism and drug addiction treatment and support act programs shall be:

(a) Payment standard for a household with an obligation to pay shelter costs effective January 1, 1991.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter if the household member makes a utility payment in lieu of a rental payment.

This payment standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 339
2	428
3	531
4	624
5	719
6	817
7	943
8	1,044
9	1,146
10 or more	1,246

(b) Payment standard for a household with shelter provided at no cost effective January 1, 1991, except as described under subsection (3)(a) of this section.

The monthly payment standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, transportation, and household maintenance and operations.

Recipients in Household	Payment Standard
1	\$ 206
2	261
3	323
4	380
5	438
6	497
7	574
8	635
9	698
10 or more	758

(4) The statewide monthly payment standard for aid to families with dependent children, family independence program, refugee assistance, and general assistance for pregnant women shall be:

(a) Payment standard for a household with an obligation to pay shelter costs effective January 1, 1993.

Treat a household residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as a renter if the household member makes a utility payment in lieu of a rental payment.

This payment standard includes recipients owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes a homeless family or person:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 349
2	440
3	546
4	642
5	740
6	841
7	971
8	1,075
9	1,180
10 or more	1,283

(b) Payment standard for a household with shelter provided at no cost effective January 1, 1993, except as described under subsection (4)(a) of this section.

The monthly payment standard for a client with shelter provided at no cost includes requirements for food, clothing, energy costs, personal maintenance and necessary incidentals, transportation, and household maintenance and operations.

Recipients in Household	Payment Standard
1	\$ 212
2	268
3	332
4	391
5	451
6	511
7	591
8	654
9	718
10 or more	780

EMERGENCY

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-110 Standards of assistance—Grant maximum. (1) A grant to a family of eight or more shall not exceed the following maximums. In computing the grant amount, nonexempt income (and resources; general assistance only) available to meet need shall be deducted from the monthly payment standard specified in this chapter.

(2) Effective January 1, 1991, the maximum for general assistance-unemployable, and Alcoholism and Drug Addiction Treatment and Support Act programs is:

Number in household	Maximum
8 or more	\$ 1,044

(3) Effective January 1, 1993, the maximum for aid to families with dependent children, family independence program, refugee assistance, and general assistance for pregnant women is:

<u>Number in household</u>	<u>Maximum</u>
8 or more	\$ 1,075

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-112 Standards of assistance—Consolidated emergency assistance program ((CEAP)). The statewide standards for the consolidated emergency assistance program shall be paid in the amount necessary to meet allowable emergent needs with the issuance of not more than one hundred percent of the aid to families with dependent children payment standard.

(1) Maximum grant.

Recipients in Household	Maximum Grant
1	\$ ((339)) <u>349</u>
2	((428)) <u>440</u>
3	((531)) <u>546</u>
4	((624)) <u>642</u>
5	((719)) <u>740</u>
6	((817)) <u>841</u>
7	((943)) <u>971</u>
8 or more	((1,044)) <u>1,075</u>

(2) Payment maximums for individual emergent need items.

	1	2	3	4	5	6	7	8 (or more)
Food	((205))	<u>260</u>	<u>322</u>	<u>380</u>	<u>437</u>	<u>496</u>	<u>566</u>	<u>626</u>
	<u>211</u>	<u>268</u>	<u>332</u>	<u>391</u>	<u>450</u>	<u>511</u>	<u>583</u>	<u>645</u>
Shelter	((250))	<u>316</u>	<u>392</u>	<u>462</u>	<u>532</u>	<u>603</u>	<u>698</u>	<u>772</u>
	<u>258</u>	<u>325</u>	<u>404</u>	<u>476</u>	<u>548</u>	<u>621</u>	<u>719</u>	<u>795</u>
Clothing	((29))	<u>37</u>	<u>46</u>	<u>54</u>	<u>62</u>	<u>71</u>	<u>81</u>	<u>91</u>
	<u>30</u>	<u>38</u>	<u>47</u>	<u>56</u>	<u>64</u>	<u>73</u>	<u>83</u>	<u>94</u>
Minor								
Medical	((174))	<u>221</u>	<u>274</u>	<u>322</u>	<u>371</u>	<u>419</u>	<u>486</u>	<u>538</u>
	<u>179</u>	<u>228</u>	<u>282</u>	<u>332</u>	<u>382</u>	<u>432</u>	<u>501</u>	<u>554</u>
Utilities	((84))	<u>107</u>	<u>132</u>	<u>155</u>	<u>179</u>	<u>204</u>	<u>236</u>	<u>260</u>
	<u>87</u>	<u>110</u>	<u>136</u>	<u>160</u>	<u>184</u>	<u>210</u>	<u>243</u>	<u>268</u>
Household								
Maint.	((62))	<u>79</u>	<u>97</u>	<u>115</u>	<u>132</u>	<u>150</u>	<u>173</u>	<u>191</u>
	<u>64</u>	<u>81</u>	<u>100</u>	<u>118</u>	<u>136</u>	<u>155</u>	<u>178</u>	<u>197</u>

Job-related transportation - as needed not to exceed the grant maximum. Transportation of a child to home - as needed not to exceed the grant maximum. See WAC 388-24-250.

(3) These standards are effective January 1, ((1991)) 1993.

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-160 Additional requirements—Restaurant meals. (1) Restaurant meals shall be an additional requirement only when:

- (a) An individual is physically or mentally unable to prepare meals((:)); and
- (b) Board, or board and room, is not available or the use of such facilities is not feasible for the individual.

(2) Effective January 1, ((1991)) 1993, the monthly standard for restaurant meals shall be one hundred ((eighty-one)) eighty-seven dollars and ((sixty-four)) nine cents.

AMENDATORY SECTION (Amending Order 3122, filed 12/28/90, effective 1/28/91)

WAC 388-29-220 Additional requirements—Laundry. (1) Laundry is an additional requirement when:

- (a) The applicant or recipient (A/R) is physically unable to do laundry((:)); and
- (b) There is no one able to perform this service for the A/R.

(2) Effective January 1, ((1991)) 1993, the monthly standard for laundry shall be ((ten)) eleven dollars and ((eighty-one)) thirteen cents.

AMENDATORY SECTION (Amending Order 3443, filed 8/26/92, effective 9/26/92)

WAC 388-29-295 Standards of assistance—Supplemental Security Income (SSI) program. Effective January 1, ((1992)) 1993, the standards of SSI assistance paid to an eligible individual and couple are:

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	Standard	Federal SSI Benefit	State Supplement
Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties			
Living alone			
((Individual	450.00	422.00	28.00
Couple			
Both eligible	655.00	633.00	22.00
With essential person	655.00	633.00	22.00
With ineligible spouse	614.00	422.00	192.00))
Individual	<u>\$462.00</u>	<u>\$434.00</u>	<u>28.00</u>
Individual with one essential person	<u>673.00</u>	<u>651.00</u>	<u>22.00</u>
Couples:			
Both eligible	<u>674.00</u>	<u>652.00</u>	<u>22.00</u>
Includes one essential person	<u>673.00</u>	<u>651.00</u>	<u>22.00</u>
Includes ineligible spouse	<u>626.00</u>	<u>434.00</u>	<u>192.00</u>
Area II: All Counties Other Than the Above			
Living alone			
((Individual	429.55	422.00	7.55
Couple			
Both eligible	633.00	633.00	0
With essential person	633.00	633.00	0
With ineligible spouse	582.15	422.00	160.15))
Individual	<u>\$441.55</u>	<u>\$434.00</u>	<u>7.55</u>
Individual with one essential person	<u>651.00</u>	<u>651.00</u>	<u>0</u>
Couples:			
Both eligible	<u>652.00</u>	<u>652.00</u>	<u>0</u>
Includes one essential person	<u>651.00</u>	<u>651.00</u>	<u>0</u>
Includes ineligible spouse	<u>594.15</u>	<u>434.00</u>	<u>160.15</u>
Areas I and II: Shared living (all counties)			
((Individual	287.15	281.34	5.81
Couple			
Both eligible	428.30	422.00	6.30
With essential person	428.30	422.00	6.30
With ineligible spouse	400.97	281.34	119.63))
Individual	<u>\$295.15</u>	<u>\$289.34</u>	<u>5.81</u>
Individual with one essential person	<u>440.30</u>	<u>434.00</u>	<u>6.30</u>

Couples:			
<u>Both eligible</u>	<u>440.97</u>	<u>434.67</u>	<u>6.30</u>
<u>Includes one essential person</u>	<u>440.30</u>	<u>434.00</u>	<u>6.30</u>
<u>Includes ineligible spouse</u>	<u>408.97</u>	<u>289.34</u>	<u>119.63</u>

**WSR 93-02-008
EMERGENCY RULES
DEPARTMENT OF FISHERIES**

[Order 92-164—Filed December 28, 1992, 4:13 p.m.]

Date of Adoption: December 22, 1992.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-32-05700M.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of sturgeon are available and these rules are adopted to conform with regulations adopted by the treaty tribes to harvest their allotment of available sturgeon.

Effective Date of Rule: Immediately.

December 22, 1992

Judith Freeman

Deputy

for Robert Turner

Director

NEW SECTION

WAC 220-32-05700N Columbia River sturgeon seasons above Bonneville. (1) Notwithstanding the provisions of WAC 220-32-057, effective immediately until further notice, it is unlawful for a person to take sturgeon with set line gear or to possess sturgeon taken with set line gear for commercial purposes from Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except that those individuals possessing treaty fishing rights under the Yakima, Warm Springs, Umatilla and Nez Perce treaties may fish for sturgeon using set line gear effective January 1, 1993 through January 31, 1993.

(2) During the season specified in section 1, it is unlawful:
(a) To retain for commercial purposes sturgeon less than 48 inches or greater than 72 inches in length.

(b) To remove the head or tail from a sturgeon prior to its sale to a wholesale dealer licensed under RCW 75.28.300.

(c) To sell, barter, or attempt to sell or barter sturgeon eggs that have been removed from the body cavity of the sturgeon prior to the time the sturgeon is sold to a wholesale dealer licensed under RCW 75.28.300.

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(3) During the season specified in section 1, it shall be unlawful to use set line gear:

- (a) With more than 100 hooks per set line;
- (b) With hooks less than the minimum size of 9/0;
- (c) With treble hooks; or
- (d) Without visible buoys attached and with buoys that do not specify operator and tribal identification.

(4) Notwithstanding the provisions of WAC 220-22-010, during the season specified in section 1:

(a) Area 1F (Bonneville Pool) includes those water of the Columbia River upstream from the Bridge of Gods, and downstream from the west end of the 3 mile rapids.

(b) Area 1G includes those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John Day Dam.

(c) Area 1H includes those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John Day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-05700M	Columbia River sturgeon seasons above Bonneville. (92-128)
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WSR 93-02-009
EMERGENCY RULES
FOREST PRACTICES BOARD

[Filed December 29, 1992, 8:52 a.m., effective December 30, 1992]

Date of Adoption: November 12, 1992.

Purpose: To correct the citation of Title 173 WAC in WAC 222-30-040 (2)(d). The correct citation is chapter 173-201A WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 222-30-040.

Statutory Authority for Adoption: RCW 76.09.040 and 34.05.350.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This emergency rule corrects the citation of the Department of Ecology water quality Title 173 WAC in the new forest practices rule WAC 222-30-040 (2)(d) adopted June 26, 1992.

Effective Date of Rule: December 30, 1992.

December 21, 1992

Brian Boyle
Commissioner of Public Lands

AMENDATORY SECTION (Amending WSR 92-15-011, filed 7/2/92)

WAC 222-30-040 Shade requirements to maintain stream temperature. *(1) Determination of adequate shade. The temperature prediction method in subsections (2) and (3) of this section shall be used to determine appropriate shade levels for flowing Type 1, 2, and 3 Waters to prevent excessive water temperatures which may have detrimental impact on aquatic resources.

*(2) Temperature prediction method. In addition to the riparian management zone requirements, leave trees shall be retained in riparian management zones on flowing Type 1, 2, and 3 Waters as provided by the method described in the board manual which includes the following considerations:

- (a) Minimum shade retention requirements; and
- (b) Regional water temperature characteristics; and
- (c) Elevation; and
- (d) Temperature criteria defined for stream classes in Chapter 173-201A WAC ((173-203-030)).

*(3) Leave tree requirements for shade. The method described in subsection (2) of this section shall be used to establish the minimum shade cover based on site specific characteristics. When site specific data indicate that preharvest conditions do not meet the minimums established by the method, no additional shade removal from riparian management zones will be allowed.

(4) **Waivers.** The department may waive or modify the shade requirements where:

- (a) The applicant agrees to a staggered setting program producing equal or greater shade requirements to maintain stream temperature; or
- (b) The applicant provides alternative means of stream temperature control satisfactory to the department; or
- (c) The temperature method indicates that additional shade will not affect stream temperature.

WSR 93-02-010
EMERGENCY RULES
FOREST PRACTICES BOARD

[Filed December 29, 1992, 8:55 a.m., effective December 30, 1992]

Date of Adoption: November 12, 1992.

Purpose: To allow an approved stewardship plan for a forest land owner of 1000 acres (Western Washington) or 2000 acres (Eastern Washington) to replace the requirements of WAC 222-30-020 (7) and (11).

Citation of Existing Rules Affected by this Order: Amending WAC 222-30-020.

Statutory Authority for Adoption: RCW 76.09.040 and 34.05.350.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon

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adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The Forest Practices Board has received comments that the new requirements in WAC 222-30-020 (7) and (11) do not adequately address small landowner concerns. This emergency rule is designed to address these concerns while still meeting the objectives of the Forest Practices Act.

Effective Date of Rule: December 30, 1992.

December 21, 1992

Brian Boyle
Commissioner of Public Lands

AMENDATORY SECTION (Amending WSR 92-15-011 [92-23-056], filed 7/2/92 [11/17/92], effective 8/2/92 [12/18/92])

WAC 222-30-020 Harvest unit planning and design.

(1) **Logging system.** The logging system should be appropriate for the terrain, soils, and timber type so yarding or skidding can be economically accomplished in compliance with these regulations.

*(2) **Landing locations.** Locate landings to prevent damage to public resources. Avoid excessive excavation and filling.

*(3) **Western Washington riparian management zones.** These zones shall be measured horizontally from the ordinary high-water mark of Type 1, 2 or 3 Water and extend to the line where vegetation changes from wetland to upland plant community, or the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than 25 feet in width nor more than the maximum widths described in (c) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.

(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.

(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for in the chart below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations. The number, size, species and ratio of leave trees, deciduous to conifer, is specified by the bed material and average width of the water type within the harvest unit. Trees left according to (d) of this subsection may be included in the number of required leave trees in this subsection.

WATER TYPE/ AVERAGE WIDTH	RMZ MAXIMUM WIDTH	RATIO OF CONIFER TO DECIDUOUS/ MINIMUM SIZE LEAVE TREES	# TREES/1000 FT. EACH SIDE	
			GRAVEL/ COBBLE <10" DIAMETER	BOULDER/ BEDROCK
1 & 2 Water 75' & over	100'	representative of stand	50 trees	25 trees
1 & 2 Water under 75'	75'	representative of stand	100 trees	50 trees
3 Water 5' & over	50'	2 to 1/12" or next largest available	75 trees	25 trees
3 Water less than 5'	25'	1 to 1/6" or next largest available	25 trees	25 trees

"Or next largest available" requires that the next largest trees to those specified in the rule be left standing when those available are smaller than the sizes specified. Ponds or lakes which are Type 1, 2 or 3 Waters shall have the same leave tree requirements as boulder/bedrock streams.

(d) For wildlife habitat within the riparian management zone, leave an average of 5 undisturbed and uncut wildlife trees per acre at the ratio of 1 deciduous tree to 1 conifer tree equal in size to the largest existing trees of those species within the zone. Where the 1 to 1 ratio is not possible, then substitute either species present. Forty percent or more of the leave trees shall be live and undamaged on completion of harvest. Wildlife trees shall be left in clumps whenever possible.

(e) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and the harvest unit is a clearcutting of 30 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection.

*(4) **Eastern Washington riparian management zones.** These zones shall be measured horizontally from the ordinary high-water mark of Type 1, 2 or 3 Waters and extend to the line where vegetation changes from wetland to upland plant community, or to the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than the minimum width nor more than the maximum widths described in (c) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters

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not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.

(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.

(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations.

(i) The width of the riparian management zone shall be based on the adjacent harvest type as defined in WAC 222-16-010(33) Partial cutting. When the adjacent unit harvest type is:

Partial cutting - The riparian management zone width shall be a minimum of 30 feet to a maximum of 50 feet on each side of the stream.

Other harvest types - The riparian management zone shall average 50 feet in width on each side of the stream with a minimum width of 30 feet and a maximum of 300 feet on each side of the stream.

(ii) Leave tree requirements within the riparian management zones of Type 1, 2 or 3 Waters:

(A) Leave all trees 12 inches or less in diameter breast height (dbh); and

(B) Leave all wildlife reserve trees within the riparian management zone where operations in the vicinity do not violate the state safety regulations (chapter 296-54 WAC and chapter 49.17 RCW administered by department of labor and industries, safety division); and

(C) Leave 16 live conifer trees/acre between 12 inches dbh and 20 inches dbh distributed by size, as representative of the stand; and

(D) Leave 3 live conifer trees/acre 20 inches dbh or larger and the 2 largest live deciduous trees/acre 16 inches dbh or larger. Where these deciduous trees do not exist, and where 2 wildlife reserve trees/acre 20 inches or larger do not exist, substitute 2 live conifer trees/acre 20 inches dbh or larger. If live conifer trees of 20 inches dbh or larger do not exist within the riparian management zone, then substitute the 5 largest live conifer trees/acre; and

(E) Leave 3 live deciduous trees/acre between 12 inches and 16 inches dbh where they exist.

(iii) Minimum leave tree requirements per acre for Type 1, 2 and 3 Waters. Trees left for (c)(ii) of this subsection shall be included in the minimum counts.

(A) On streams with a boulder/bedrock bed, the minimum leave tree requirements shall be 75 trees/acre 4 inches dbh or larger.

(B) On streams with a gravel/cobble (less than 10 inches diameter) bed, the minimum leave tree requirement shall be 135 trees/acre 4 inches dbh or larger.

(C) On lakes or ponds the minimum leave tree requirement shall be 75 trees/acre 4 inches dbh or larger.

Note: (See the Forest Practices Board Manual for assistance in calculating trees/acre and average RMZ widths.)

(d) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and either the harvest unit is a clearcutting of 30 acres or less or

the harvest unit is a partial cutting of 80 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection. (See WAC 222-16-010(33) Partial cutting.)

*(5) **Riparian leave tree areas.** The department will require trees to be left along Type 4 Water where such practices are necessary to protect public resources. Where such practices are necessary leave at least 25 conifer or deciduous trees, 6 inches in diameter or larger, on each side of every 1000 feet of stream length within 25 feet of the stream. The leave trees may be arranged to accommodate the operation.

(6) **Forested wetlands.** Within the wetland, unless otherwise approved in writing by the department, harvest methods shall be limited to low impact harvest or cable systems. Where feasible, at least one end of the log shall be suspended during yarding.

(a) When forested wetlands are included within the harvest area, landowners are encouraged to leave a portion (30 to 70%) of the wildlife reserve tree requirement for the harvest area within a wetland. In order to retain undisturbed habitat within forested wetlands, these trees should be left in clumps. Leave tree areas should be clumped adjacent to streams, riparian management zones, or wetland management zones where possible and they exist within forested wetlands. Green recruitment trees should be representative of the size and species found within the wetland. Leave nonmerchantable trees standing where feasible.

(b) If a RMZ or WMZ lies within a forested wetland, the leave tree requirement associated with those areas may be counted toward the percentages in (a) of this subsection.

(c) If the conditions described in (a) and (b) of this subsection are met, the distribution requirements for wildlife reserve trees and green recruitment trees (subsection (11)(e) of this section) are modified as follows: For purposes of distribution, no point within the harvest unit shall be more than 1000 feet from a wildlife reserve tree and green recruitment tree retention area.

(d) Approximate determination of the boundaries of forested wetlands greater than 5 acres shall be required. Approximate boundaries and areas shall be deemed to be sufficient for harvest operations.

(e) The department shall consult with the department of wildlife, the department of fisheries, and affected Indian tribes about site specific impacts of forest practices on wetland-sensitive species in forested wetlands.

(7) **Wetland management zones (WMZ).** These zones shall apply to Type A and B Wetlands, 0.5 acre in size or larger, and shall be measured horizontally from the wetland edge or the point where the nonforested wetland becomes a forested wetland, as determined by the method described in the board manual, and shall be of an average width as described in (a) of this subsection. These zones shall not be less than the minimum nor more than the maximum widths described in (a) of this subsection. When these zones overlap a riparian management zone the requirement which best protects public resources shall apply.

(a) Wetland management zones (WMZ) shall have variable widths based on the size of the wetland and the wetland type, described as follows:

Wetland Type	Acres of Nonforested Wetland	Maximum WMZ Width	Average WMZ Width	Minimum WMZ Width
A	Greater than 5	200 feet	100 feet	50 feet
A	0.5 to 5	100 feet	50 feet	25 feet
A Bog/Fen	0.25 to 0.5	100 feet	50 feet	25 feet
B	Greater than 5	100 feet	50 feet	25 feet
B	0.5 to 5			25 feet
B	0.25 to 0.5	No WMZ Required		

(b) Within the WMZ, leave a total of 75 trees per acre of WMZ greater than 6 inches dbh in Western Washington and greater than 4 inches dbh in Eastern Washington, 25 of which shall be greater than 12 inches dbh including 5 trees greater than 20 inches dbh, where they exist. Leave trees shall be representative of the species found within the WMZ.

(c) Retain wildlife reserve trees where feasible. Type 1 and 3 wildlife reserve trees may be counted among, and need not exceed, the trees required in (b) of this subsection. Leave all cull logs on site.

(d) Partial-cutting or removal of groups of trees is acceptable within the WMZ. The maximum width of openings created by harvesting within the WMZ shall not exceed 100 feet as measured parallel to the wetland edge. Openings within WMZs shall be no closer than 200 feet. Landowners are encouraged to concentrate leave trees within the WMZ to the wetland edge.

(e) Tractors, wheeled skidders, or other ground based harvesting systems shall not be used within the minimum WMZ width without written approval of the department.

(f) When 10% or more of a harvest unit lies within any combination of a wetland management zone or a riparian management zone of Type 1, 2, or 3 Waters and either the harvest unit is a clearcut of 30 acres or less or the harvest unit is a partial cut of 80 acres or less, leave not less than 50% of the trees required in (b) of this subsection.

***(8) Nonforested wetlands (Type A or B).** Within the boundaries of Type A or B Wetlands the following shall apply:

(a) Individual trees or forested wetland areas less than 0.5 acre in size may occur. These trees have a high habitat value to the nonforested wetland. Leave individual trees or forested wetlands less than 0.5 acre. These trees may be counted toward the WMZ requirements.

(b) Harvest of upland areas or forested wetlands which are surrounded by Type A or B Wetlands must be conducted in accordance with a plan, approved in writing by the department.

(c) No timber shall be felled into or cable yarded across Type A or B Wetlands without written approval of the department.

(9) Future productivity. Harvesting shall leave the land in a condition conducive to future timber production except:

(a) To the degree required for riparian management zones; or

(b) Where the lands are being converted to another use or classified urban lands as specified in WAC 222-34-050.

(10) Wildlife habitat. This subsection is designed to encourage timber harvest practices that would protect wildlife habitats, provided, that such action shall not unreasonably restrict landowners action without compensation.

(a) The applicant should make every reasonable effort to cooperate with the department of wildlife to identify critical wildlife habitats (state) as defined by the board. Where these habitats are known to the applicant, they shall be identified in the application or notification.

(b) Harvesting methods and patterns in established big game winter ranges should be designed to insure adequate access routes and escape cover where practical.

(i) Where practical, cutting units should be designed to conform with topographical features.

(ii) Where practical on established big game winter ranges, cutting units should be dispersed over the area to provide cover, access for wildlife, and to increase edge effect.

(11) Wildlife reserve tree management. In areas where leaving wildlife reserve trees under this section will not create a significant fire hazard, or significant hazard to overhead power lines and operations that are proposed in the vicinity of wildlife reserve trees will not create a significant safety or residential hazard nor conflict with achieving conformance with the limitation of or performance with the provisions of chapter 76.04 RCW (snag falling law) and chapter 49.17 RCW (safety), wildlife reserve trees will be left to protect habitat for cavity nesting wildlife in accordance with the following:

(a) In Western Washington, for each acre harvested 3 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. In Eastern Washington for each acre harvested 2 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. Type 1 wildlife reserve trees may be counted, at the landowner's option, either as a wildlife reserve tree or as a green recruitment tree. If adequate wildlife reserve trees are not available, no additional green recruitment trees will be required as substitutes. Landowners shall not under any circumstances be required to leave more than 2 green recruitment trees per acre for the purpose of wildlife reserve tree recruitment, or be required to leave Type 3 or 4 wildlife reserve trees.

(b) In Eastern Washington, for 5 years from the effective date of this subsection where over-story harvest of seed trees left for purpose of reforestation are proposed and less than 10 trees per acre will be harvested within the 5-year period, 50% of the green recruitment trees otherwise required in this subsection may be left.

(c) In Western Washington, only those wildlife reserve trees 10 or more feet in height and 12 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. In Eastern Washington, only those wildlife reserve trees 10 or more feet in height and 10 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. Green recruitment trees, 10 or more inches dbh and 30 or more feet in height and with at least 1/3 of their height in live crown, left standing after harvest may be counted toward green recruitment tree requirements. Green recruitment trees and/or wildlife reserve trees left to meet other requirements of the rules or those left voluntarily by the landowner shall be counted toward satisfying the requirements of this section. Large, live defective trees with broken tops, cavities, and other severe defects are preferred as green recruitment trees. Only down logs with a small end diameter greater than or equal to 12 inches and a length greater than or equal to 20 feet or equivalent volume shall be

counted under (a) of this subsection. Large cull logs are preferred as down logs.

(d) In the areas where wildlife reserve trees are left, the largest diameter wildlife reserve trees shall be retained to meet the specific needs of cavity nesters. Where the opportunity exists, larger trees with numerous cavities should be retained and count as recruitment trees.

(e) In order to facilitate safe and efficient harvesting operations, wildlife reserve trees and recruitment trees may be left in clumps. For purposes of distribution, no point within the harvest unit shall be more than 800 feet from a wildlife reserve tree or green recruitment tree retention area. Subject to this distribution requirement, the location of these retention areas and the selection of recruitment trees shall be at the landowner's discretion. Closer spacing of retention areas through voluntary action of the landowner is encouraged. Wildlife reserve tree and green recruitment tree retention areas may include, but are not limited to, riparian management zones, riparian leave tree areas, other regulatory leave areas, or voluntary leave areas that contain wildlife reserve trees and/or green recruitment trees.

(f) In order to provide for safety, landowners may remove any Type 3 or 4 wildlife reserve tree which poses a threat to humans working, recreating, or residing within the hazard area of that tree. In order to provide for fire safety, the distribution of wildlife reserve tree retention areas, described in (e) of this subsection, may be modified as necessary based on a wildlife reserve tree management plan proposed by the landowner and approved by the department.

(12) Small landowner exceptions. An owner of not more than 1,000 acres (western Washington) or 2,000 acres (eastern Washington) of forest land shall be subject to subsection (7) of this section "wetland management zones" and subsection (11) of this section "wildlife reserve tree management". However, an approved stewardship management plan, as described in RCW 76.13.020(2) may replace the requirements of subsections (7) and (11) of this section. The stewardship management plan must apply on the entire contiguous forest ownership and must be updated every 5 years.

(a) The stewardship management plan shall be approved by the department or the department's designee.

(b) The stewardship management plan may be prepared for the landowner by a forestry consultant or other natural resource professional and then approved by the department's designee.

(c) Prior to the effective date of this section, the department shall review and develop as necessary criteria for stewardship management plans that will meet the statutory requirements for protecting public resources. The review by the department shall reflect the input by the board's wildlife committee, and the departments of fisheries, wildlife, and ecology.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 93-02-012
EMERGENCY RULES
DEPARTMENT OF ECOLOGY

[Order 92-25—Filed December 29, 1992, 9:16 a.m.]

Date of Adoption: December 21, 1992.

Purpose: To replace the limitations on the maximum penalty amount currently contained in the regulation with language from the 1991 Washington Clean Air Act amendments authorizing higher penalties.

Citation of Existing Rules Affected by this Order: Amending WAC 173-400-230.

Statutory Authority for Adoption: RCW 70.94.332 and 70.94.431.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The penalty maximum as currently exists in the regulation does not sufficiently deter violators. The greater deterrent resulting from the \$10,000 maximum penalty will preserve the public health and welfare by encouraging compliance.

Effective Date of Rule: Immediately.

December 21, 1992

Fred Olson

Acting Director

AMENDATORY SECTION (Amending Order 90-06, filed 2/19/91, effective 3/22/91)

WAC 173-400-230 Regulatory actions. Ecology may take any of the following regulatory actions to enforce this chapter to meet the provisions of RCW 43.21B.300 which is incorporated by reference.

(1) Enforcement actions by department—Notice ((of violation)) to violators. ~~((Whenever ecology has reason to believe that any provision of this chapter has been violated, it may cause written notice (either by certified mail with return receipt requested or by personal service) to be served on the alleged violator or violators. The notice shall specify the provision of this chapter alleged to be violated and the facts alleged to constitute a violation thereof, and may include an order that necessary corrective action be taken within a reasonable time.))~~ At least thirty days prior to the commencement of any formal enforcement action under RCW 70.94.430 and 70.94.431, the department of ecology shall cause written notice to be served upon the alleged violator or violators. The notice shall specify the provision of this chapter or the rule or regulation alleged to be violated, and the facts alleged to constitute a violation thereof, and may include an order that necessary corrective action be taken within a reasonable time. In lieu of an order, the department may require that the alleged violator or violators appear before it for the purpose of providing the department information pertaining to the violation or the charges complained of. Every notice of violation shall offer to the alleged violator an opportunity to meet with the department prior to the commencement of enforcement action.

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~~(2) Civil ((penalty)) penalties. ((Any person who violates any of the provisions of this chapter shall be subject to a penalty in the form of a fine in an amount not to exceed one thousand dollars per day for each violation. Each such violation shall be separate and distinct and, for a continuing violation, each day's continuance shall be a separate and distinct violation. The penalty shall be imposed by a notice in writing from personnel of ecology or an authority, describing the violation with reasonable detail. Further, the person is subject to a fine of up to five thousand dollars to be levied by the director if requested by the board of a local authority or if the director determines that the penalty is needed for effective enforcement of this chapter. The maximum daily fine imposed for violation of standards by a specific emissions unit is five thousand dollars. Upon written application submitted to ecology within fifteen days after notice has been received the director may remit or mitigate the penalty upon such terms as the director deems proper and when deemed in the best interest to carry out the purpose of this chapter. The mitigation shall not affect or reduce the penalty imposed by the local board. The maximum daily fine that may be imposed upon any emissions unit for violation of any opacity standard is four hundred dollars.))~~

(a) In addition to or as an alternate to any other penalty provided by law, any person who violates any of the provisions of chapter 70.94 or 70.120 RCW, or any of the rules in force under such chapters may incur a civil penalty in an amount as set forth in RCW 70.94.431. Each such violation shall be a separate and distinct offense, and in case of a continuing violation, each day's continuance shall be a separate and distinct violation.

Any person who fails to take action as specified by an order issued pursuant to this chapter shall be liable for a civil penalty as set forth by RCW 70.94.431 for each day of continued noncompliance.

(b) Penalties incurred but not paid shall accrue interest, beginning on the ninety-first day following the date that the penalty becomes due and payable, at the highest rate allowed by RCW 19.52.020 on the date that the penalty becomes due and payable. If violations or penalties are appealed, interest shall not begin to accrue until the thirty-first day following final resolution of the appeal.

The maximum penalty amounts established in RCW 70.94.431 may be increased annually to account for inflation as determined by the state office of the economic and revenue forecast council.

(c) Each act of commission or omission which procures, aids, or abets in the violation shall be considered a violation under the provisions of this section and subject to the same penalty. The penalties provided in this section shall be imposed pursuant to RCW 43.21B.300.

(d) All penalties recovered under this section by the department shall be paid into the state treasury and credited to the air pollution control account established in RCW 70.94.015 or, if recovered by the authority, shall be paid into the treasury of the authority and credited to its funds. If a prior penalty for the same violation has been paid to a local authority, the penalty imposed by the department under (a) of this subsection shall be reduced by the amount of the payment.

(e) To secure the penalty incurred under this section, the state or the authority shall have a lien on any vessel used or operated in violation of this chapter which shall be enforced as provided in RCW 60.36.050.

(f) Public or private entities that are recipients or potential recipients of department grants, whether for air quality related activities or not, may have such grants rescinded or withheld by the department for failure to comply with provisions of this chapter.

(g) In addition to other penalties provided by this chapter, persons knowingly under-reporting emissions or other information used to set fees, or persons required to pay emission or permit fees who are more than ninety days late with such payments may be subject to a penalty equal to three times the amount of the original fee owed.

(3) Assurance of discontinuance. Personnel of ecology or an authority may accept an assurance of discontinuance of any act or practice deemed in violation of this chapter. Any such assurance shall specify a time limit during which discontinuance is to be accomplished. Failure to perform the terms of any such assurance shall constitute prima facie proof of a violation of this chapter which make the alleged act or practice unlawful for the purpose of securing an injunction or other relief from the superior court.

(4) Restraining orders, injunctions. Whenever any person has engaged in, or is about to engage in, any acts or practices which constitute or will constitute a violation of any provision of this chapter, the director, after notice to such person and an opportunity to comply, may petition the superior court of the county wherein the violation is alleged to be occurring or to have occurred for a restraining order or a temporary or permanent injunction or another appropriate order.

(5) Emergency episodes. Ecology may issue such orders as authorized by chapter 173-435 WAC via chapter 70.94 RCW, whenever an air pollution episode forecast is declared.

(6) Compliance orders. Ecology may issue a compliance order in conjunction with a notice of violation. The order shall require the recipient of the notice of violation either to take necessary corrective action or to submit a plan for corrective action and a date when such action will be initiated.

WSR 93-02-019
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3492—Filed December 30, 1992, 3:52 p.m., effective January 1, 1993, 12:01 a.m.]

Date of Adoption: December 30, 1992.

Purpose: Provide rules for special low-income Medicare beneficiaries (SLMB)—a Medicare cost sharing mandatory coverage group. Added a new rule WAC 388-82-150 Special low-income Medicare beneficiaries (SLMB) eligible for Medicare cost sharing.

Citation of Existing Rules Affected by this Order:
Amending WAC 388-81-060 Medicare cost sharing.
Statutory Authority for Adoption: RCW 74.08.090.

Other Authority: House—Congressional Record Section 4501(b) of OBRA.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Provides rules for SLMB, a Medicare cost-sharing mandatory coverage group, effective January 1, 1993.

Effective Date of Rule: January 1, 1993, 12:01 a.m.
December 30, 1992
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3060, filed 8/23/90, effective 9/23/90)

WAC 388-81-060 Medicare cost sharing. (1) Subject to limitations under chapter 388-87 WAC, the department shall pay, for an otherwise eligible (~~(individual)~~) person:

- (a) Supplementary medical insurance Part B, under Title XVIII of the Social Security Act;
- (b) Coinsurance; and
- (c) Deductibles.

(2) In addition to subsection (1) of this section, the department shall pay Part A, under Title XVIII of the Social Security Act, for (~~(an individual)~~) a person eligible under WAC 388-82-140.

(3) The department shall pay only the Part A premium, under Title XVIII of the Social Security Act, for (~~(an individual)~~) a person eligible under WAC 388-82-160.

(4) The department shall pay only the Part B premium, under Title XVIII of the Social Security Act, for a person eligible under WAC 388-82-150.

NEW SECTION

WAC 388-82-150 Special low-income medicare beneficiaries (SLMB) eligible for medicare cost sharing.

(1) Effective January 1, 1993, the department shall provide Medicare cost sharing under WAC 388-81-060(4) for a person:

- (a) Meeting the general nonfinancial requirements under chapter 388-83-WAC;
- (b) Entitled to Medicare hospital insurance benefits, Part A, under Title XVIII of the Social Security Act;
- (c) Having resources, as determined under chapter 388-92 WAC, not exceeding twice the maximum supplemental security income (SSI) resource limits; and
- (d) Having a total countable income, as determined under chapter 388-92 WAC, over one hundred percent of the federal poverty level (FPL) but not exceeding one hundred ten percent of the FPL as published and updated by the secretary of health and human services. One hundred ten percent of the current FPL is:

	Family Size	Monthly Income
(i)	One	\$ 625.00
(ii)	Two	843.00

(2) Effective January 1, 1995, the department shall find a person eligible under subsection (1)(d) of this section whose total countable income does not exceed one-hundred twenty percent of the FPL.

**WSR 93-02-021
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 3494—Filed December 30, 1992, 4:02 p.m., effective January 1, 1993]

Date of Adoption: December 30, 1992.

Purpose: Increase the funeral/interment assistance standards by 3.2 percent and correct small discrepancies in the language of the rule. WAC 388-42-020 and 388-42-025 have minor language change, "care" includes preservation or refrigeration. WAC 388-42-150 has standards increase.

Citation of Existing Rules Affected by this Order: Amending WAC 388-42-020 Funeral and interment assistance—Definitions; 388-42-025 Available services; and 388-42-150 Maximum cost standards.

Statutory Authority for Adoption: RCW 74.08.120.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The budget bill passed this last legislative session included a vendor rate increase of 3.2 percent (HB 2470, section 211).

Effective Date of Rule: January 1, 1993.
December 30, 1992
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-020 Funeral and interment assistance—Definitions. (1) "Funeral" means the proper preparation(~~(;)~~) and care(~~(, and preservation)~~) of the remains of a deceased person with needed facilities and appropriate memorial services.

(2) "Disposition of the remains" means disposal of the remains of a deceased person by burial or cremation, and marking of the grave or repository of the cremated remains.

(3) "Local service area" means the state of Washington.

(4) "Mortuary services" means the services provided by the funeral director and the mortuary.

(5) "Funeral/memorial service" means a service facilitated by the funeral director to commemorate the deceased, whether held at the mortuary, in a church, or at the graveside.

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- (6) "Burial services" means all services related to burial and marking of a grave.
- (7) "Cremation services" means all services related to cremating the remains of the deceased, disposing of the remains, and the customary memorial marking of the repository of the cremated remains.
- (8) "Transportation" means the transport of a body from the place of death to the mortuary and to the site of disposition within the local service area.

- (2) Burial services—Actual costs, but not to exceed:
 - (a) Burial only, no plot included \$ ((365)) 377
 - (b) Burial with plot included,
 - single or multiple interment \$ ((422)) 436
- (3) Cremation services—Actual costs, but not to exceed:
 - (a) Cremation only \$ ((172)) 178
 - (b) Cremation and disposition \$ ((259)) 267
- (4) These standards include all applicable taxes.
- (5) The standards shall be effective ((July 1, 1992)) January 1, 1993.

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-025 Available services. (1) Mortuary services.

- (a) Essential services shall include:
 - (i) Preparation ((and care)) of the remains of the deceased for disposition by cremation or burial;
 - (ii) Preparation and filing of death certificate and permits;
 - (iii) A casket or container of sufficient durability to transport the remains to a crematorium or cemetery;
 - (iv) Refrigeration or embalming.
- (b) Funeral/memorial services shall include the use of:
 - (i) The funeral director's staff and facilities for a funeral/memorial service; and
 - (ii) Reposing rooms, chapel, casket coach, and one car for family of the deceased.
- (2) Transportation services shall include:
 - (a) Transportation of the body from the place of death to the mortuary; and
 - (b) Remains from the mortuary to the place of disposition.
- (3) Burial services. Interment shall be by burial or cremation.
 - (a) Burial only shall include:
 - (i) Minimum grave marker;
 - (ii) Grave liner if required; and
 - (iii) Interment and recording.
 - (b) Burial with plot shall also include burial plot and endowed care if not previously provided or purchased.
- (4) Cremation services.
 - (a) Cremation only shall include:
 - (i) Cremation; and
 - (ii) A container of a substantial material.
 - (b) Cremation and disposition shall also include:
 - (i) Space for disposition of the remains in a cemetery or columbarium;
 - (ii) Disposition of the remains; and
 - (iii) Minimum marker.

AMENDATORY SECTION (Amending Order 3422, filed 7/23/92, effective 8/23/92)

WAC 388-42-150 Maximum cost standards. (1) Mortuary services—Actual costs, but not to exceed:

- (a) Essential services and transportation only \$ ((292)) 301
- (b) Essential services and transportation plus funeral/memorial service \$ ((670)) 691

WSR 93-02-049
EMERGENCY RULES
DEPARTMENT OF ECOLOGY

[Order 92-23—Filed January 5, 1993, 3:55 p.m.]

Date of Adoption: January 5, 1993.

Purpose: To conditionally exempt spent CFC refrigerants when they are recycled or reclaimed.

Citation of Existing Rules Affected by this Order: Amending chapter 173-303 WAC.

Statutory Authority for Adoption: Chapter 70.105 RCW.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The emergency rule was needed to coincide with the new clean air law requirements and to remove a perceived barrier to recycling spent CFC refrigerants, which was leading to the venting of CFCs.

Effective Date of Rule: Immediately.

January 5, 1993
Fred Olson
Acting Director

AMENDATORY SECTION (Amending Order 90-42, filed 3/7/91, effective 4/7/91)

WAC 173-303-070 Designation of dangerous waste.

- (1) Purpose and applicability.
 - (a) This section describes the procedures for determining whether or not a solid waste is DW or EHW.
 - (b) The procedures in this section are applicable to any person who generates a solid waste (including recyclable materials) that is not exempted or excluded by this chapter or by the department. Any person who must determine whether or not his solid waste is designated must follow the procedures set forth in subsection (3) of this section. Any person who determines by these procedures that his waste is designated DW or EHW shall be subject to all applicable requirements of this chapter.

(2)(a) Once a material has been determined to be a dangerous waste, then any solid waste generated from the recycling, treatment, storage, or disposal of that dangerous waste is a dangerous waste unless and until:

- (i) The generator has been able to accurately describe the variability or uniformity of the waste over time, and has

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been able to obtain demonstration samples which are representative of the waste's variability or uniformity; and

(ii)(A) It does not exhibit any of the characteristics of WAC 173-303-090; and

(B) If it was a listed waste under WAC 173-303-080 through 173-303-083, it also has been exempted pursuant to WAC 173-303-910(3); or

(iii) If originally designated only through WAC 173-303-084 or 173-303-101 through 173-303-103, it does not exhibit any of the criteria of WAC 173-303-101 through 173-303-103.

Such solid waste shall include but not be limited to any sludge, spill residue, ash emission control dust, leachate, or precipitation run-off. Precipitation run-off will not be considered a dangerous waste if it can be shown that the run-off has not been contaminated with the dangerous waste, or that the run-off is adequately addressed under existing state laws (e.g. chapter 90.48 RCW), or that the run-off does not exhibit any of the criteria or characteristics described in WAC 173-303-100.

(b) Materials that are reclaimed from solid wastes and that are used beneficially (as provided in WAC 173-303-016 and 173-303-017) are not solid wastes and hence are not dangerous wastes under this section unless the reclaimed material is burned for energy recovery or used in a manner constituting disposal.

(3) Designation procedures.

(a) To determine whether or not his waste is designated a person shall check his waste against the following sections, and in the following order:

(i) First, Discarded chemical products, WAC 173-303-081;

(ii) Second, Dangerous waste sources, WAC 173-303-082;

(iii) Third, Infectious dangerous wastes, WAC 173-303-083;

(iv) Fourth, Dangerous waste mixtures, WAC 173-303-084; and

(v) Last, Dangerous waste characteristics, WAC 173-303-090.

(b) In addition to the designation procedures specified in (a) of this subsection, a person may choose or may be required under subsection (4) of this section to check his waste against the following sections, and in the following order:

(i) First, Toxic dangerous wastes, WAC 173-303-101;

(ii) Second, Persistent dangerous wastes, WAC 173-303-102;

(iii) Last, Carcinogenic dangerous wastes, WAC 173-303-103.

(c) A person shall check each section, in the order set forth, until he determines that his waste is designated. Once his waste is designated through the lists, mixtures and characteristics, he need not determine any other designations for his waste, except as required by subsection (4) or (5) of this section. For the purposes of designating through the criteria, if a person determines that his waste is designated DW, then he must assure that it is not also EHW by checking it against the remaining sections. If the designation procedures identify a waste as both EHW and DW (e.g., a waste may be DW for corrosivity and EHW for EP toxicity), the waste must be designated EHW. If a person has checked

his waste against each section that he is required by this section to check and his waste is not designated, then his waste is not subject to the requirements of chapter 173-303 WAC.

Any person who wishes to seek an exemption for a waste which has been designated DW or EHW shall comply with the requirements of WAC 173-303-072.

(4) Criteria designation required. Notwithstanding any other provisions of this chapter, the department may require any person to determine whether or not his waste is designated under the dangerous waste criteria, WAC 173-303-100 through 173-303-103, if the department has reason to believe that his waste would be designated DW or EHW by the dangerous waste criteria, or if the department has reason to believe that his waste is designated improperly (e.g., the waste has been designated DW but should actually be designated EHW by the criteria). If a person, pursuant to the requirements of this subsection, determines that his waste is a dangerous waste or that its designation must be changed, then he shall be subject to the applicable requirements of this chapter 173-303 WAC. The department shall base a requirement to designate a waste by the dangerous waste criteria on evidence that includes, but is not limited to:

(a) Test information indicating that the person's waste may be DW or EHW;

(b) Evidence that the person's waste is very similar to another person's already designated DW or EHW;

(c) Evidence that the person's waste has historically been a DW or EHW; or

(d) Evidence or information about a person's manufacturing materials or processes which indicate that his wastes may be DW or EHW.

(5) Special knowledge. If a generator has designated his waste under the dangerous waste lists, WAC 173-303-080 through 173-303-082, or mixtures, WAC 173-303-084, and has knowledge that his waste also exhibits any of the dangerous waste characteristics, WAC 173-303-090, or that his waste also meets any of the dangerous waste criteria, WAC 173-303-101 through 173-303-103, or both, then he shall also designate his waste in accordance with those dangerous waste characteristics, or criteria, or both.

(6) Dangerous waste numbers. When a person is reporting or keeping records on a dangerous waste, he shall use all the dangerous waste numbers which he knows are assignable to his waste from the dangerous waste lists, characteristics, or criteria. For example, if his waste is ignitable *and* contains extremely hazardous concentrations of halogenated hydrocarbons, he shall use the dangerous waste numbers of D001 and WP01. This shall not be construed as requiring a person to designate his waste beyond those designation requirements set forth in subsections (2), (3), (4), and (5) of this section.

(7) Quantity exclusion limits; aggregated waste quantities.

(a) Quantity exclusion limits. In each of the designation sections describing the lists, characteristics, and criteria, quantity exclusion limits (QEL) are identified. The QEL are used to distinguish when a dangerous waste is only subject to the small quantity generator provisions, and when a dangerous waste is fully subject to the requirements of this chapter. Any solid waste which is not excluded or exempted and which is listed by or exhibits the characteristics or

criteria of this chapter is a dangerous waste. Small quantity generators who produce dangerous waste below the QEL are subject to certain requirements described in subsection (8) of this section.

(b) Aggregated waste quantities. A person may be generating, accumulating, or storing more than one kind of dangerous waste identified by this chapter. In such cases, the person must consider the aggregate quantity of his wastes when determining whether or not his waste amounts exceed the specific quantity exclusion limits (QEL). Waste quantities must be aggregated for all wastes with common QEL's. For the purposes of this subsection, when aggregating waste quantities, a person shall include in his calculation dangerous wastes produced by on-site treatment or recycling of dangerous wastes and dangerous wastes being accumulated or stored. For example, if a person generates, accumulates, or stores 300 pounds of an ignitable waste and 300 pounds of a persistent waste, then both wastes are regulated because their aggregate waste quantity (600 pounds) exceeds their common QEL of 220 pounds. On the other hand, if a person generates, accumulates, or stores one pound of an EHW discarded chemical product and 300 pounds of a corrosive waste, their quantities would not be aggregated because they do not share a common QEL (2.2 pounds and 220 pounds, respective QEL's). Additional guidance on aggregating waste quantities is available from the department.

(c) The following are categories of waste that are excluded from the quantity determination and need not be aggregated as required by (b) of this subsection when calculating total waste quantities.

(i) Dangerous waste that is recycled and that is excluded from regulation under WAC 173-303-120 (2)(a), (3)~~((d)-(e))~~ (c), (e), or (f) is not included in the quantity determinations of this section and is not subject to any requirements of this section.

(ii) Spent materials that are generated, reclaimed, and subsequently reused on-site, so long as such spent materials have been counted once.

(8) Small quantity generators.

(a) A person is a small quantity generator and is subject to the requirements of this subsection if his waste is designated under subsection (3) of this section, and the quantity of waste that he generates, accumulates, or stores (or the aggregated quantity if he generates more than one kind of waste) does not exceed the quantity exclusion limit for such waste (or wastes). If a person generates, accumulates, or stores any dangerous wastes that exceed the QEL, then all dangerous waste generated, accumulated, or stored by that person is subject to the requirements of this chapter. For example, if a person generates four pounds of an EHW discarded chemical product (QEL is 2.2 pounds) and 200 pounds of an ignitable waste (QEL is 220 pounds), then both wastes are fully regulated, and the person is not a small quantity generator for either waste. A small quantity generator may accumulate such listed or characteristic waste on-site, however when the quantity (or aggregate quantity) on-site at any time exceeds the quantity exclusion limit for such waste (or wastes) he will not be a small quantity generator and will be subject to all applicable requirements of this chapter. A small quantity generator who generates, accumulates, or stores waste in excess of the quantity

exclusion limit and becomes subject to the full requirements of this chapter cannot again be a small quantity generator until after all dangerous waste on-site at the time he became fully regulated have been removed, treated, or disposed.

(b) A small quantity generator will not be subject to the requirements of this chapter if he:

(i) Complies with subsections (1), (2), (3), and (4) of this section; and

(ii) Either treats or disposes of his dangerous waste in an on-site facility, or ensures delivery to an off-site facility, either of which is:

(A) Permitted (including permit-by-rule, interim status, or final status) under WAC 173-303-800 through 173-303-840;

(B) Authorized to manage dangerous waste by another state with a hazardous waste program approved under 40 CFR Part 271, or by EPA under 40 CFR Part 270;

(C) Permitted to manage moderate-risk waste under chapter 173-304 WAC (Minimum functional standards for solid waste handling), operated in accordance with state and local regulations, and consistent with the applicable local hazardous waste plan that has been approved by the department;

(D) A facility that beneficially uses or reuses, or legitimately recycles or reclaims his dangerous waste, or that treats his waste prior to such recycling activities; or

(E) Permitted to manage municipal or industrial solid waste in accordance with state or local regulations, or in accordance with another state's solid waste laws if the waste is sent out of state; and

(iii) Submits an annual report in accordance with WAC 173-303-220 if he has obtained an EPA/state identification number pursuant to WAC 173-303-060.

AMENDATORY SECTION (Amending Order 90-42, filed 3/7/91, effective 4/7/91)

WAC 173-303-120 Recycled, reclaimed, and recovered wastes. (1) This section describes the requirements for persons who recycle materials that are solid wastes and dangerous. Except as provided in subsections (2) and (3) of this section, dangerous wastes that are recycled are subject to the requirements for generators, transporters, and storage facilities of subsection (4) of this section. Dangerous wastes that are recycled will be known as "recyclable materials."

(2)(a) The following recyclable materials are solid wastes and sometimes are dangerous wastes. However, they are subject only to the requirements of (b) of this subsection, WAC 173-303-050, 173-303-145 and 173-303-960:

(i) Industrial ethyl alcohol that is reclaimed;

(ii) Used batteries (or used battery cells) returned to a battery manufacturer for regeneration;

(iii) Used oil that exhibits one or more of the characteristics or criteria of dangerous waste and is recycled in some manner other than:

(A) Being burned for energy recovery; or

(B) Being used in a manner constituting disposal, except when such use is by the generator on his own property;

(iv) Scrap metal;

(v) Fuels produced from the refining of oil-bearing dangerous wastes along with normal process streams at a

petroleum refining facility if such wastes result from normal petroleum refining, production, and transportation practices;

(vi) Oil reclaimed from dangerous waste resulting from normal petroleum refining, production, and transportation practices, which oil is to be refined along with normal process streams at a petroleum refining facility;

(vii) Coke and coal tar from the iron and steel industry that contains dangerous waste from the iron and steel production process;

(viii)(A) Dangerous waste fuel produced from oil-bearing dangerous wastes from petroleum refining, production, or transportation practices, or produced from oil reclaimed from such dangerous wastes, where such dangerous wastes are reintroduced into a process that does not use distillation or does not produce products from crude oil so long as the resulting fuel meets the used oil specification under WAC 173-303-515 (1)(d) and so long as no other dangerous wastes are used to produce the dangerous waste fuel;

(B) Dangerous waste fuel produced from oil-bearing dangerous waste from petroleum refining production, and transportation practices, where such dangerous wastes are reintroduced into a refining process after a point at which contaminants are removed, so long as the fuel meets the used oil fuel specification under WAC 173-303-515 (1)(d); and

(C) Oil reclaimed from oil-bearing dangerous wastes from petroleum refining, production, and transportation practices, which reclaimed oil is burned as a fuel without reintroduction to a refining process, so long as the reclaimed oil meets the used oil fuel specification under WAC 173-303-515 (1)(e); and

(ix) Petroleum coke produced from petroleum refinery dangerous wastes containing oil at the same facility at which such wastes were generated, unless the resulting coke product exhibits one or more of the characteristics of dangerous waste in WAC 173-303-090.

(b) Any recyclable material listed in (a) of this subsection will be subject to the applicable requirements listed in subsection (4) of this section if the department determines, on a case-by-case basis, that:

(i) It is being accumulated, used, reused, or handled in a manner that poses a threat to public health or the environment; or

(ii) Due to the dangerous constituent(s) in it, any use or reuse would pose a threat to public health or the environment. Such recyclable material will be listed in WAC 173-303-016(6).

(3) The following recyclable materials are not subject to the requirements of this section but are subject to the requirements of WAC 173-303-070 through 173-303-110, 173-303-160, 173-303-500 through 173-303-525, and all applicable provisions of WAC 173-303-800 through 173-303-840:

(a) Recycling requirements for state-only dangerous wastes (see WAC 173-303-500);

(b) Recyclable materials used in a manner constituting disposal (see WAC 173-303-505);

(c) Spent CFC or HCFC refrigerants that are recycled on-site or sent to be reclaimed off-site (see WAC 173-303-506);

(d) Dangerous wastes burned for energy recovery in boilers and industrial furnaces that are not regulated under Subpart O of 40 CFR Part 265 or WAC 173-303-670 (see WAC 173-303-510);

~~((d))~~ (e) Used oil that is burned for energy recovery in boilers and industrial furnaces that are not regulated under Subpart O of 40 CFR Part 265 or WAC 173-303-670, if such used oil:

(i) Exhibits one or more of the characteristics of a dangerous waste; or

(ii) Is designated as DW solely through WAC 173-303-084 or 173-303-101 through 173-303-103; or

(iii) Is designated solely as W001, (see WAC 173-303-515);

~~((e))~~ (f) Spent lead-acid batteries that are being reclaimed (see WAC 173-303-520);

~~((f))~~ (g) Recyclable materials from which precious metals are reclaimed (see WAC 173-303-525).

(4) Those recycling processes not specifically discussed in subsections (2) and (3) of this section are generally subject to regulation only up to and including storage prior to recycling. For the purpose of this section, recyclable materials received from off-site shall be considered stored unless they are moved into an active recycling process within twenty-four hours after being received. An active recycling process refers to a dynamic recycling operation that occurs within a recycling unit such as a distillation or centrifuge unit. The phrase does not refer to passive storage-like activities that occur, for example, when tanks or containers are used for phase separation or for settling impurities. Passive storage-like activities are not eligible for the recycling exemption under this subsection.

The recycling process itself is generally exempt from regulation unless the department determines, on a case-by-case basis, that the recycling process poses a threat to public health or the environment.

Unless specified otherwise in subsections (2) and (3) of this section:

(a) Generators of recyclable materials are subject to all applicable requirements of this chapter including, but not limited to, WAC 173-303-170 through 173-303-230;

(b) Transporters of recyclable materials are subject to all applicable requirements of this chapter including, but not limited to, WAC 173-303-240 through 173-303-270;

(c) Owners or operators of facilities that receive recyclable materials from off-site and recycle these recyclable materials without storing them before they are recycled are subject to the following requirements:

(i) WAC 173-303-060,

(ii) WAC 173-303-283 through 173-303-290,

(iii) WAC 173-303-310 through 173-303-395,

(iv) WAC 173-303-630 (2) through (10), and

(v) WAC 173-303-640 (2) through (10), except 173-303-640 (8)(c) and the second sentence of WAC 173-303-640 (8)(a) (i.e., a recycler, unless otherwise required to do so, does not have to prepare a closure plan, a cost estimate for closure, or provide financial responsibility for his tank system to satisfy the requirements of this section). In lieu of the dates in WAC 173-303-640 (2) and (4), for existing tank systems regulated under this subsection, owners and operators must complete the assessment of the tank system's integrity by June 1, 1992, and must meet the secondary

containment requirements of WAC 173-303-640(4) by January 12, 1993;

(vi) The owner or operator must obtain data, by screening-type analysis if necessary, confirming the designation of each waste stream, such that each dangerous waste received can be effectively recycled without jeopardizing human health or the environment. The owner or operator must verify the waste designation periodically, so that it is accurate and current, but at least once every six months or on a batch basis if shipments of a specific waste stream are less frequent. Copies of all analyses and data must be retained for at least five years and made available to the department upon request.

(d) Owners or operators of facilities that store recyclable materials before they are recycled are subject to the following requirements including, but not limited to:

(i) For all recyclers, the applicable provisions of:

(A) WAC 173-303-280 through 173-303-395,

(B) WAC 173-303-420,

(C) WAC 173-303-800 through 173-303-840;

(ii) For recyclers with interim status permits, the applicable storage provisions of WAC 173-303-400 including Subparts F through L of 40 CFR Part 265;

(iii) For recyclers with final facility permits, the applicable storage provisions of:

(A) WAC 173-303-600 through 173-303-650, and

(B) WAC 173-303-660.

NEW SECTION

WAC 173-303-506 Special requirements for the recycling of spent CFC or HCFC refrigerants. (1) Applicability.

(a) This section applies to spent chlorofluorocarbon (CFC) and hydrochlorofluorocarbon (HCFC) refrigerants that are reclaimed or recycled. Refrigerants eligible for these special requirements are those CFCs and HCFCs that were used as heat transfer material in a refrigeration cycle in totally enclosed heat transfer equipment and are subsequently reclaimed or recycled.

(b) Persons who generate, transport, or store spent CFC or HCFC refrigerants prior to reclamation or recycling and facilities that reclaim or recycle spent CFC or HCFC refrigerants are subject to the requirements of this section, and WAC 173-303-050, 173-303-145, and 173-303-960. Spent CFC or HCFC refrigerants that are not reclaimed or recycled are subject to all the applicable requirements of chapter 173-303 WAC. Any discharge of spent CFCs or HCFCs to the environment constitutes disposal and is subject to full regulation under chapter 173-303 WAC.

(2) Generator requirements.

(a) Persons who reclaim or recycle their spent CFC or HCFC refrigerants, either on-site or send their wastes off-site to be reclaimed or recycled, shall keep records for a period of at least five years from the date of reclamation/recycling to document:

(i) The date of shipment (if sent off-site);

(ii) The quantity (by weight) reclaimed/recycled per shipment (when sent off-site) or batch (when recycled on-site);

(iii) The percentage of the total amount of CFC or HCFC wastes reclaimed/recycled per shipment or batch (and

the manner of disposal for the remaining CFCs or HCFCs); and

(iv) The dates of reclamation/recycling.

(b) For CFCs or HCFCs sent off-site, the generator must obtain a signed document from the reclamation facility certifying the information in (a) of this subsection.

(3) Reclamation facility requirements.

(a) Facilities that reclaim or recycle CFC or HCFC refrigerants shall comply with all the requirements of WAC 173-303-500 (except for WAC 173-303-500 (2)(c)(ii)). The applicable provisions of the following sections will also apply:

(i) WAC 173-303-280(2), General requirements for dangerous waste management facilities, imminent hazard;

(ii) WAC 173-303-283, Performance standards;

(iii) WAC 173-303-290 (1) and (2), Required notices;

(iv) WAC 173-303-380, Facility recordkeeping; except for WAC 173-303-380 (1)(c), (e), and (h);

(v) WAC 173-303-390(3), Facility reporting;

(vi) WAC 173-303-630(10), Use and management of containers;

(vii) WAC 173-303-640 (1), (2), (8), and (10), Tank systems, except WAC 173-303-640 (8)(c) and the second sentence of WAC 173-303-640 (8)(a) (i.e., a recycler, unless otherwise required to do so, does not have to prepare a closure plan, a cost estimate for closure, or provide financial responsibility for his tank system to satisfy the requirements of this section).

(b) The reclamation facility must supply generators with a signed document certifying the information in subsection (2)(a) of this section.

WSR 93-02-003
NOTICE OF PUBLIC MEETINGS
COMMUNITY ECONOMIC
REVITALIZATION BOARD
[Memorandum—December 22, 1992]

The schedule of the 1993 regular meetings of the Community Economic Revitalization Board (CERB) has been revised. The meeting in January has been changed from January 16 to January 23, 1993. The rest remain unchanged.

Any questions regarding the CERB meetings should be sent to: CERB Administrator, Community Economic Revitalization Board, c/o Department of Trade and Economic Development, 2001 6th Avenue, Suite 2700, Seattle, WA 98121.

WSR 93-02-004
NOTICE OF PUBLIC MEETINGS
GREEN RIVER
COMMUNITY COLLEGE
[Memorandum—December 21, 1992]

GREEN RIVER COMMUNITY COLLEGE
COMMUNITY COLLEGE DISTRICT NO. 10
RESOLUTION NO. 92-93/1

The board of trustees of Green River Community College will meet the third Thursday of each month as follows:

- January 21
- February 18
- March 18
- April 15
- May 20
- June 17
- July 15
- August 19
- September 16
- October 21
- November 18
- December 16

The board of trustees of Community College District No. 10 set the regular meeting dates for the board of trustees on the third Thursday of each month, commencing at 4:00 p.m., in the Board Room of the Administration Building, Green River Community College, 12401 S.E. 320th Street, Auburn, WA 98002. Notice of any change from such meeting schedule shall be published in the state register for distribution at least twenty days prior to the rescheduled meeting date.

WSR 93-02-005
NOTICE OF PUBLIC MEETINGS
RULES COORDINATOR
CLARK COLLEGE
[Filed December 28, 1992, 2:17 p.m.]

The Clark College board of trustees approved the following meeting schedule for 1993 at its regular meeting held on December 16, 1992.

1993 Meeting Dates

- January 27
- February 24
- March 24
- April 28
- May 26
- June 23
- July 28
- August 25
- September 22
- October 27
- November 17
- December 15

Also, the rules coordinator for Clark College is Janelle K. Farley, Clark College, 1800 East McLoughlin Boulevard, Vancouver, WA 98663, (206) 699-0101.

Earl P. Johnson, PhD
President

WSR 93-02-006
NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE
[Memorandum—December 15, 1992]

The board of trustees of Skagit Valley College, Community College District No. 4, will hold its regular meetings at 3:00 p.m. on the second Monday of each month in 1993, except for the month of April when the meeting will be held at 7:15 p.m. on the Whidbey Campus, and except for the month of August when there is not meeting. All of these meetings will be held in the Campus Center Annex Board Room on the Mount Vernon Campus, except the April meeting which will be held at Whidbey Campus in the Administration Building, 1201 East Pioneer Way, Oak Harbor, WA.

The dates of the regular meetings are:

- January 11
- February 8
- March 8
- April 12
- May 10
- June 14
- July 12
- September 13
- October 11
- November 8
- December 13

MISCELLANEOUS

WSR 93-02-007
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—December 23, 1992]

In accordance with RCW 42.30.075, the University of Washington is providing the following list of meeting schedules for those governing bodies that maintain regular meeting schedules at the University of Washington Visitors Information Center.

[These schedules are available for public inspection at the following address:

Visitors Information Center
 University of Washington
 4014 University Way N.E.
 Seattle, WA 98195]

- Aeronautics and Astronautics
- Animal Care
- Anthropology
- Architecture
- Asian Languages and Literature
- Astronomy
- Atmospheric Sciences
- Bioengineering
- Biostatistics
- Botany
- Burke Museum
- Chemical Engineering
- Civil Engineering
- Classics
- Comparative Medicine
- Comparative Religion
- Economics
- Education, College of
- Electrical Engineering
- Endodontics
- Environmental Health, Department of
- Epidemiology
- Faculty Senate
- Fisheries, School of
- Genetics
- Geophysics
- Graduate School
- Health Sciences
- History
- Immunology
- International Studies, Jackson School of
- Law, School of
- Mathematics
- Medical Education
- Music, School of
- Near Eastern Languages and Civilization
- Nursing, School of
- Oceanography, School of
- Oral Biology
- Orthodontics
- Parent and Child Nursing
- Pediatrics
- Periodontics
- Pharmacy, School of
- Pharmacy, School of (faculty)

- Philosophy
- Physics
- Physiology and Biophysics
- Political Science
- Prosthodontics
- Psychiatry and Behavioral Sciences
- Public Affairs
- Regents, Board of
- Scandinavian Language and Literature
- SEPA Committee
- Services and Activities Fee Committee
- Social Science Computation and Research
- Speech and Hearing Sciences
- Statistics
- Student Activities, Board of Control
- Student Activities, Constitution and Bylaws
- Student Activities, Finance and Budget
- Student Activities, Governance
- Student Activities, GPSS Senate
- Student Activities, Personnel
- Student Assembly
- University Relations
- UWMC Board Committees
- UWMC Board Committee (Finance)

WSR 93-02-013
NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
 [Memorandum—December 23, 1992]

At their December board meeting the board of trustees of Edmonds Community College adopted their annual schedule of meetings. These meetings will normally be held in the Sno-King Building, Room 103 on the third Thursday of each month at 4:30 p.m. However, as you'll note from the schedule there are variances to that rule.

1993 Board of Trustees Meeting Schedule

January 21, 1993	4:30 p.m.	Thursday
February 18, 1993	4:30 p.m.	Thursday
March 18, 1993	4:30 p.m.	Thursday
April 13, 1993	4:30 p.m.	Tuesday
May 18, 1993	4:30 p.m.	Tuesday
June 15, 1993	4:30 p.m.	Tuesday
July 15, 1993	4:30 p.m.	Thursday
August 19, 1993	4:30 p.m.	Thursday
September 16, 1993	4:30 p.m.	Thursday
October 21, 1993	4:30 p.m.	Thursday
November 18, 1993	4:30 p.m.	Thursday
December 16, 1993	4:30 p.m.	Thursday

WSR 93-02-014
NOTICE OF PUBLIC MEETINGS
OFFICE OF MARINE SAFETY
 [Memorandum—December 29, 1992]

February and March Strait of Juan de Fuca/Northern Puget Sound Regional Marine Safety Committee meetings will be

MISCELLANEOUS

held as follows: February 10, 1993, United States Coast Guard, Group Port Angeles, Port Angeles, Washington 98362, 7:00 p.m.; and March 10, 1993, Lakeway Inn, Mt. Baker Meeting Room, 714 Lakeway Drive, Bellingham, Washington 98226, 7:00 p.m. For more information, individuals should contact Geri Nelson at (206) 664-9128.

October 11
November 8
December 13

All meetings will convene at 1:30 p.m. The January 11 and February 8 meetings will be held at the Chandler Plaza Building, Room 140, 1300 South Evergreen Park Drive S.W., Olympia, WA. The remaining meetings will be held at Building 4, 3rd Floor Conference Room, 925 Plum Street, Olympia, WA. Persons interested in attending council meetings are encouraged to confirm meeting time and location with commission staff at (206) 956-2151.

WSR 93-02-015
NOTICE OF PUBLIC MEETINGS
MARINE OVERSIGHT BOARD
[Memorandum—December 29, 1992]

In addition to previously scheduled Marine Oversight Board meetings, the following public meeting will be held: February 16, 1993, 1:30 p.m., Seattle-Tacoma International Airport, Theater, Door No. 5132, Ticketing Level.

WSR 93-02-026
RULES COORDINATOR
SHORELINE COMMUNITY COLLEGE
[Filed December 31, 1992, 10:36 a.m.]

In accordance with RCW 34.05.310, please be advised that Dr. Chuck Fields, Vice-President for Student Services, will continue as the agency rule coordinator for Shoreline Community College. His mailing address and phone number are: Dr. Chuck Fields, Vice-President for Student Services, Shoreline Community College, 16101 Greenwood Avenue North, Seattle, WA 98133, phone 546-4641 or SCAN 274-4641.

Ronald E. Bell
President

WSR 93-02-022
NOTICE OF PUBLIC MEETINGS
CLEMENCY AND PARDONS BOARD
[Memorandum—December 30, 1992]

The Board of Clemency and Pardons will meet at 11:00 a.m. on January 4, 1993, in House Hearing Room A, John O'Brien Building, Olympia, to review a commutation request on behalf of Mr. Westley Allan Dodd.

NOTICE OF SPECIAL MEETING

The chairperson of the Clemency and Pardons Board has scheduled a special meeting of the board to consider a clemency request filed on behalf of Westley Allan Dodd by the Washington Association of Churches and the Washington Religious Bishops and Denominational Executives. The meeting shall be held at 11:00 a.m. on Monday, January 4, 1993, in hearing Room A, John O'Brien Building, First Floor (on the Capitol Campus), Olympia. Time will be allotted for presentations by petitioners and opposing persons equally, not to exceed 1/2 hour each. For more information, contact Kaleen Cottingham, Legal Counsel to the Governor, at (206) 753-6780.

WSR 93-02-027
RULES COORDINATOR
TRANSPORTATION COMMISSION
[Filed December 31, 1992, 10:37 a.m.]

The designated rules coordinator for the Washington State Transportation Commission is: Bill Richeson, Records Manager, Transportation Building, P.O. Box 47510, Olympia, WA 95804-7510.

Chris Rose
Administrator

WSR 93-02-023
NOTICE OF PUBLIC MEETINGS
ENERGY FACILITY SITE
EVALUATION COUNCIL
[Memorandum—December 29, 1992]

The Washington State Energy Facility Site Evaluation Council has set the following meeting dates for 1993:

- January 11
- February 8
- March 8
- April 12
- May 10
- June 14
- July 12
- August 9
- September 13

WSR 93-02-029
NOTICE OF PUBLIC MEETINGS
TRAFFIC SAFETY COMMISSION
[Memorandum—December 31, 1992]

Below are Washington Traffic Safety Commission meeting dates for 1993:

- Tuesday, February 9
- Tuesday, April 27
- Tuesday, July 27
- Tuesday, October 26

Each meeting will be held at 1:30 p.m. in the conference room of the Washington Traffic Safety Commission.

MISCELLANEOUS

WSR 93-02-030
NOTICE OF PUBLIC MEETINGS
EVERETT COMMUNITY COLLEGE
[Memorandum—December 21, 1992]

As per chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the Everett Community College board of trustees for 1993 will be as follows:

Time and Date: The second and fourth Wednesdays of each month. (The second Wednesday will be for the purpose of a study session and will be held at 4:00 p.m. The fourth Wednesday will be for the purpose of a business meeting and will be held at 4:00 p.m.)

Place: Everett Community College or elsewhere as announced.

WSR 93-02-032
RULES COORDINATOR
LIQUOR CONTROL BOARD
[Filed January 4, 1993, 3:40 p.m.]

In accordance with RCW 34.05.310, the rules coordinator for the Liquor Control Board is M. Carter Mitchell, 1025 East Union Avenue, P.O. Box 43080, Mailstop 3080, Olympia, WA 98504-3080, phone (206) 753-6276, scan 234-6276.

Paula O'Connor
Chairman

WSR 93-02-042
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
[Memorandum—January 4, 1993]

The Washington State Human Rights Commission will hold its February 1993 regular commission meeting in Olympia on February 18, 19, and 20, 1993. The meeting will be held at the Tye Hotel, Coho C Room, 500 Tye Drive, Olympia. The regular business meeting will be held on February 18, from 7:00 p.m. to 9:00 p.m. The Commissioners' Strategic Planning Session, during which the commissioners will be setting goals for the 1993 calendar year, will be held on February 19, beginning at 8:30 a.m. and on February 20, beginning at 8:30 a.m.

WSR 93-02-043
RULES COORDINATOR
DEPARTMENT OF TRANSPORTATION
[Filed January 5, 1993, 11:45 a.m.]

The designated rules coordinator for the Washington State Department of Transportation is Mr. Bill Richeson, Records Manager, Transportation Building 7410, Olympia, Washington 98504, phone 705-7761.

S. A. Moon
Deputy Secretary

WSR 93-02-051
NOTICE OF PUBLIC MEETINGS
PUGET SOUND WATER
QUALITY AUTHORITY
[Memorandum—January 4, 1993]

Listed below are the dates and locations for the regular monthly meetings of the Puget Sound Water Quality Authority through December 1993.

The meetings generally start at 9:30 a.m., any variation from this starting time will be announced in advance. Persons interested in more information about the meetings are invited to call Duane Fagergren at 493-9306 (in Lacey) or 1-800-SOUND [1-800-54-SOUND].

January 20, 1993	Seattle	Port of Seattle 2201 Alaskan Way Pier 66 Seattle
February 17, 1993	Shelton	Mason County PUD #3 311 Cota P.O. Box 49 Shelton
March 17, 1993	Olympia	Thurston County Courthouse Building 1, Room 152 2000 Lakeridge Drive S.E. Olympia
April 21, 1993	Mt. Vernon	Skagit County Courthouse Hearing Room C 2nd and Kincaid P.O. Box 459 Mt. Vernon
May 19, 1993	Olympia	Thurston County Courthouse Building 1, Room 152 2000 Lakeridge Drive S.E. Olympia
June 9, 1993	Seattle	Port of Seattle Commission Chambers 2201 Alaskan Way Pier 66 Seattle
July 21, 1993	Friday Harbor	San Juan County Courthouse Commissioners Hearing Room 135 Rhone Street Friday Harbor
August 18, 1993	Federal Way	Federal Way Water and Sewer Golf Fun Conference Room 31531 1st Avenue South Federal Way
September 15, 1993	Puyallup	Washington State University Research and Extension Center Conference Room Puyallup
October 20, 1993	Port Angeles	Clallam County Public Utility District 2431 East Highway 101 Port Angeles
November 17, 1993	Kirkland	Kirkland Library 406 Kirkland Avenue Kirkland
December 15, 1993	Seattle	Port of Seattle Commission Chambers 2201 Alaskan Way Pier 66 Seattle

MISCELLANEOUS

WSR 93-02-052
NOTICE OF PUBLIC MEETINGS
COMMISSION ON
HISPANIC AFFAIRS
[Memorandum—January 5, 1993]

The Commission on Hispanic Affairs will hold a regular meeting on February 13, 1993, from 9:00 a.m. to 5:00 p.m. at the Olympia Timberland Library, East 8th and South Franklin, Olympia, Washington. Public participation and comment is encouraged and can be offered at the community concerns portion of the meeting, from 3:30 p.m. to 5:00 p.m.

WSR 93-02-058
ATTORNEY GENERAL OPINION
Cite as: AGO 1992 No. 31
[December 30, 1992]

LIBRARY—FEES—Ability of a Library to Charge for Library Services

1. RCW 27.12.010(3) defines library as a free public library supported in whole or in part with money derived from taxation. RCW 27.12.270 provides that a library shall be free for the use of the inhabitants of the governmental unit in which it is located.
2. With certain specific statutory exceptions a library cannot charge residents a fee for library services. However, the library can charge a fee to nonresidents. The library can also charge for nonlibrary services that are provided at the library as a convenience for the public.

Requested by:

The Honorable Dick Nelson
State Representative, District 32
307 John L. O'Brien Building
Post Office Box 40664
Olympia, WA 98504-0664

WSR 93-02-059
RULES COORDINATOR
COUNTY ROAD
ADMINISTRATION BOARD
[Filed January 6, 1993, 10:46 a.m.]

Following is the designated rules coordinator for our agency: Eric Berger, Assistant Director, County Road Administration Board, 2404 Chandler Court S.W., Suite 240, Olympia, WA 98504-0913.

Vern E. Wagar
Director

WSR 93-02-060
NOTICE OF PUBLIC MEETINGS
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD
[Memorandum—December 30, 1992]

JANUARY 20, 1993
LACEY/OLYMPIA, WASHINGTON

8:30 - 11:00 a.m., Board Room, North Thurston School District, 305 College Street N.E., Lacey, WA, the Workforce Coordinating Board will hold its regular business meeting on January 20, beginning at 8:30 a.m. Agenda items will include presentations on the Carl Perkins Sex Equity Report, Governor Gardner's Request Bill, and Governor-elect Lowry's transition task forces on K-12 education and higher education. In addition, the board will receive updates on a variety of projects in process, including the agency WACs and the JTPA and Carl Perkins planning processes.

11:00 a.m. - 1:00 p.m., Board Room, NTSD, the board members will meet in committee meetings to discuss 1993 planned activities.

1:30 p.m. - 4:30 p.m., Percival Room, Building 27, South Puget Sound Community College, the Workforce Training and Education Coordinating Board, the Higher Education Coordinating Board, and the State Board for Community and Technical Colleges will meet in a joint forum on education and the economy.

People needing special accommodations, please call Patsi Justice at (206) 753-5660 or scan 234-5660.

WSR 93-02-061
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
(Strawberry Commission)
[Memorandum—January 4, 1993]

The Washington Strawberry Commission has scheduled three meetings, the annual meeting will be held in Tacoma on January 7, 1993; the Strawberry Field Day will be held in June in Puyallup; and the research meeting will be held in December in Puyallup. Interested parties should call the commission office for the scheduled dates and times.

WSR 93-02-062
NOTICE OF PUBLIC MEETINGS
SOUTHWEST AIR POLLUTION
CONTROL AUTHORITY
[Memorandum—December 30, 1992]

Following is a list of the board of directors meetings of the Southwest Air Pollution Control Authority:

All board of directors meetings for the Southwest Air Pollution Control Authority (SWAPCA) are scheduled to begin at 3:00 p.m. on the third Tuesday of each month.

The locations of these meetings will be:

MISCELLANEOUS

January 1993	SWAPCA office (1308 N.E. 134th Street Vancouver, WA)
February 1993	SWAPCA office
March 1993	SWAPCA office
April 1993	SWAPCA office
May 1993	SWAPCA office
June 1993	City Council Chambers of Longview, Washington
July 1993	City Council Chambers of Centralia, Washington
August 1993	City Council Chambers of Stevenson, Washington
September 1993	City Council Chambers of Cathlamet, Washington
October 1993	SWAPCA office
November 1993	SWAPCA office
December 1993	SWAPCA office

WSR 93-02-064

NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF HEALTH
 (Chiropractic Disciplinary Board)
 (Chiropractic Peer Review Committee)
 [Memorandum—January 5, 1993]

The Chiropractic Disciplinary Board is scheduled to meet the third Thursday of each month in the Sea-Tac area. We are scheduled at this time through June at the WestCoast Sea-Tac Hotel, but are trying to get space at the Sea-Tac Marriott Hotel.

The Chiropractic Peer Review Committee will be meeting every other month on the fourth Thursday, starting in February 1993. These meetings are scheduled for the WestCoast Sea-Tac and only go from 8:00 a.m. till 12:00 p.m.

Table of WAC Sections Affected as of 12/31/92

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- S = Supplemental notice
- W = Withdrawal of proposed action
- No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
4-25-020	AMD-P	92-17-083	16-146-100	AMD-P	92-15-060	16-164-040	NEW-P	92-13-100
4-25-020	AMD	92-20-103	16-146-100	AMD-E	92-16-061	16-164-040	NEW-E	92-16-030
4-25-040	AMD-P	92-17-084	16-146-100	AMD	92-19-044	16-164-040	NEW	92-17-018
4-25-040	AMD	92-20-104	16-146-110	AMD-P	92-15-060	16-164-050	NEW-P	92-13-100
4-25-141	AMD-P	92-17-085	16-146-110	AMD-E	92-16-061	16-164-050	NEW-E	92-16-030
4-25-141	AMD	92-20-105	16-146-110	AMD	92-19-044	16-164-050	NEW	92-17-018
4-25-190	REP-W	92-03-062	16-156-001	AMD-P	92-07-052	16-164-060	NEW-P	92-13-100
16-10-010	NEW-P	92-06-084	16-156-001	AMD	92-11-001	16-164-060	NEW-E	92-16-030
16-10-010	NEW-W	92-10-009	16-156-003	NEW-P	92-07-052	16-164-060	NEW	92-17-018
16-10-020	NEW-P	92-06-084	16-156-003	NEW	92-11-001	16-164-070	NEW-P	92-13-100
16-10-020	NEW-W	92-10-009	16-156-005	AMD-P	92-07-052	16-164-070	NEW-E	92-16-030
16-10-030	NEW-P	92-06-084	16-156-005	AMD	92-11-001	16-164-070	NEW	92-17-018
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16-54-010	AMD-P	92-18-062	16-156-020	AMD-P	92-07-052	16-164-080	NEW	92-17-018
16-54-010	AMD	92-21-039	16-156-020	AMD	92-11-001	16-164-090	NEW-P	92-13-100
16-54-020	AMD-P	92-18-062	16-156-030	AMD-P	92-07-052	16-164-090	NEW-E	92-16-030
16-54-020	AMD	92-21-039	16-156-030	AMD	92-11-001	16-164-090	NEW	92-17-018
16-54-030	AMD-P	92-18-062	16-156-035	AMD-P	92-07-052	16-164-100	NEW-P	92-13-100
16-54-030	AMD	92-21-039	16-156-035	AMD	92-11-001	16-164-100	NEW-E	92-16-030
16-54-035	NEW-P	92-18-062	16-156-050	AMD-P	92-07-052	16-164-100	NEW	92-17-018
16-54-035	NEW	92-21-039	16-156-050	AMD	92-11-001	16-166-010	NEW-P	92-13-099
16-54-071	AMD-E	92-16-001	16-162-010	NEW-P	92-07-052	16-166-010	NEW	92-17-017
16-54-071	AMD-P	92-18-062	16-162-010	NEW	92-11-001	16-166-020	NEW-P	92-13-099
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16-54-071	AMD	92-21-039	16-162-025	NEW	92-11-001	16-166-030	NEW-P	92-13-099
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16-54-082	AMD	92-21-039	16-162-030	NEW	92-11-001	16-166-040	NEW-P	92-13-099
16-54-090	AMD-P	92-18-062	16-162-031	NEW-P	92-07-052	16-166-040	NEW	92-17-017
16-54-090	AMD	92-21-039	16-162-031	NEW	92-11-001	16-166-050	NEW-P	92-13-099
16-54-101	AMD-P	92-18-062	16-162-032	NEW-P	92-07-052	16-166-050	NEW	92-17-017
16-54-101	AMD	92-21-039	16-162-032	NEW	92-11-001	16-166-060	NEW-P	92-13-099
16-54-111	AMD-P	92-18-062	16-162-033	NEW-P	92-07-052	16-166-060	NEW	92-17-017
16-54-111	AMD	92-21-039	16-162-033	NEW	92-11-001	16-166-070	NEW-P	92-13-099
16-54-135	NEW-P	92-18-062	16-162-050	NEW-P	92-07-052	16-166-070	NEW	92-17-017
16-54-135	NEW	92-21-039	16-162-050	NEW	92-11-001	16-166-080	NEW-P	92-13-099
16-54-150	AMD-P	92-18-062	16-162-060	NEW-P	92-07-052	16-166-080	NEW	92-17-017
16-54-150	AMD	92-21-039	16-162-060	NEW-W	92-20-039	16-166-090	NEW-P	92-13-099
16-86	AMD-C	92-20-107	16-162-070	NEW-P	92-07-052	16-166-090	NEW	92-17-017
16-86-015	AMD-P	92-18-063	16-162-070	NEW	92-11-001	16-212-020	AMD-P	92-11-073
16-86-015	AMD	92-21-023	16-162-100	NEW-P	92-07-052	16-212-020	AMD	92-15-046
16-103-001	NEW-E	92-14-076	16-162-100	NEW	92-11-001	16-212-060	AMD-P	92-11-073
16-103-001	NEW-P	92-16-088	16-164-010	NEW-P	92-13-100	16-212-060	AMD	92-15-046
16-103-001	NEW	92-20-056	16-164-010	NEW-E	92-16-030	16-212-070	AMD-P	92-11-073
16-103-002	NEW-E	92-14-076	16-164-010	NEW	92-17-018	16-212-070	AMD	92-15-046
16-103-002	NEW-P	92-16-088	16-164-020	NEW-P	92-13-100	16-212-080	AMD-P	92-11-073
16-103-002	NEW	92-20-056	16-164-020	NEW-E	92-16-030	16-212-080	AMD	92-15-046
16-103-003	NEW-E	92-14-076	16-164-020	NEW	92-17-018	16-212-082	AMD-P	92-11-073
16-103-003	NEW-P	92-16-088	16-164-030	NEW-P	92-13-100	16-212-082	AMD	92-15-046
16-103-003	NEW	92-20-056	16-164-030	NEW-E	92-16-030	16-228-010	AMD-P	92-03-133
16-141-010	NEW-E	92-07-070	16-164-030	NEW	92-17-018	16-228-010	AMD	92-07-084

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16-228-180	AMD	92-07-084	16-230-850	AMD	92-13-035	16-231-005	RESCIND	92-08-026
16-228-214	NEW-P	92-11-077	16-230-855	AMD-P	92-03-134	16-231-005	REP-E	92-08-027
16-228-214	NEW	92-15-001	16-230-855	AMD-S	92-07-059	16-231-005	REP	92-13-035
16-228-400	NEW-P	92-03-133	16-230-855	AMD-E	92-07-060	16-231-010	REP-P	92-03-134
16-228-400	NEW	92-07-084	16-230-855	RESCIND	92-08-026	16-231-010	REP-S	92-07-059
16-228-410	NEW-P	92-03-133	16-230-855	AMD-E	92-08-027	16-231-010	REP-E	92-07-060
16-228-410	NEW	92-07-084	16-230-855	AMD	92-13-035	16-231-010	RESCIND	92-08-026
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16-228-430	NEW-P	92-03-133	16-230-860	AMD-E	92-07-060	16-231-015	REP-P	92-03-134
16-228-430	NEW	92-07-084	16-230-860	RESCIND	92-08-026	16-231-015	REP-S	92-07-059
16-228-500	NEW-P	92-15-026	16-230-860	AMD-E	92-08-027	16-231-015	REP-E	92-07-060
16-228-500	NEW-W	92-18-101	16-230-860	AMD	92-13-035	16-231-015	RESCIND	92-08-026
16-228-500	NEW-E	92-18-102	16-230-861	AMD-P	92-03-134	16-231-015	REP-E	92-08-027
16-228-900	REP-P	92-06-083	16-230-861	AMD-S	92-07-059	16-231-015	REP	92-13-035
16-228-900	REP-W	92-10-008	16-230-861	AMD-E	92-07-060	16-231-020	REP-P	92-03-134
16-228-905	NEW-P	92-06-083	16-230-861	RESCIND	92-08-026	16-231-020	REP-S	92-07-059
16-228-905	NEW-W	92-10-008	16-230-861	AMD-E	92-08-027	16-231-020	REP-E	92-07-060
16-228-910	NEW-P	92-06-083	16-230-861	AMD	92-13-035	16-231-020	RESCIND	92-08-026
16-228-910	NEW-W	92-10-008	16-230-862	NEW-P	92-03-134	16-231-020	REP-E	92-08-027
16-228-915	NEW-P	92-06-083	16-230-862	NEW-S	92-07-059	16-231-020	REP	92-13-035
16-228-915	NEW-W	92-10-008	16-230-862	NEW-E	92-07-060	16-231-025	REP-P	92-03-134
16-228-920	NEW-P	92-06-083	16-230-862	RESCIND	92-08-026	16-231-025	REP-S	92-07-059
16-228-920	NEW-W	92-10-008	16-230-862	NEW-E	92-08-027	16-231-025	REP-E	92-07-060
16-228-925	NEW-P	92-06-083	16-230-862	NEW	92-13-035	16-231-025	RESCIND	92-08-026
16-228-925	NEW-W	92-10-008	16-230-863	NEW-P	92-03-134	16-231-025	REP-E	92-08-027
16-228-930	NEW-P	92-06-083	16-230-863	NEW-S	92-07-059	16-231-025	REP	92-13-035
16-228-930	NEW-W	92-10-008	16-230-863	NEW-E	92-07-060	16-231-030	REP-P	92-03-134
16-230	AMD-C	92-07-005	16-230-863	RESCIND	92-08-026	16-231-030	REP-S	92-07-059
16-230-290	AMD-E	92-15-051	16-230-863	NEW-E	92-08-027	16-231-030	REP-E	92-07-060
16-230-640	AMD-E	92-08-028	16-230-863	NEW	92-13-035	16-231-030	RESCIND	92-08-026
16-230-645	AMD-E	92-08-028	16-230-864	NEW-P	92-03-134	16-231-030	REP-E	92-08-027
16-230-810	AMD-P	92-03-134	16-230-864	NEW-S	92-07-059	16-231-030	REP	92-13-035
16-230-810	AMD-S	92-07-059	16-230-864	NEW-E	92-07-060	16-231-110	AMD-E	92-08-028
16-230-810	AMD-E	92-07-060	16-230-864	RESCIND	92-08-026	16-231-115	AMD-E	92-08-028
16-230-810	RESCIND	92-08-026	16-230-864	NEW-E	92-08-027	16-231-119	AMD-E	92-08-028
16-230-810	AMD-E	92-08-027	16-230-864	NEW	92-13-035	16-231-125	AMD-E	92-08-028
16-230-810	AMD	92-13-035	16-230-865	REP-P	92-03-134	16-231-210	AMD-E	92-08-028
16-230-813	NEW-P	92-03-134	16-230-865	REP-S	92-07-059	16-231-215	AMD-E	92-08-028
16-230-813	NEW-S	92-07-059	16-230-865	REP-E	92-07-060	16-231-220	AMD-E	92-08-028
16-230-813	NEW-E	92-07-060	16-230-865	RESCIND	92-08-026	16-231-225	AMD-E	92-08-028
16-230-813	RESCIND	92-08-026	16-230-865	REP-E	92-08-027	16-231-315	AMD-E	92-08-028
16-230-813	NEW-E	92-08-027	16-230-865	REP	92-13-035	16-231-910	AMD-E	92-08-028
16-230-813	NEW	92-13-035	16-230-866	NEW-P	92-03-134	16-231-912	AMD-E	92-08-028
16-230-825	AMD-P	92-03-134	16-230-866	NEW-S	92-07-059	16-232-010	AMD-E	92-08-028
16-230-825	AMD-S	92-07-059	16-230-866	NEW-E	92-07-060	16-232-015	AMD-E	92-08-028
16-230-825	AMD-E	92-07-060	16-230-866	RESCIND	92-08-026	16-232-020	AMD-E	92-08-028
16-230-825	RESCIND	92-08-026	16-230-866	NEW-E	92-08-027	16-232-027	AMD-E	92-08-028
16-230-825	AMD-E	92-08-027	16-230-866	NEW	92-13-035	16-300-010	AMD-P	92-21-095
16-230-825	AMD	92-13-035	16-230-867	NEW-P	92-03-134	16-300-010	AMD	93-01-069
16-230-835	AMD-P	92-03-134	16-230-867	NEW-W	92-16-079	16-300-020	AMD-P	92-21-095
16-230-835	AMD-S	92-07-059	16-230-868	NEW-P	92-03-134	16-300-020	AMD	93-01-069
16-230-835	AMD-E	92-07-060	16-230-868	NEW-S	92-07-059	16-304-110	AMD-P	92-09-150
16-230-835	RESCIND	92-08-026	16-230-868	NEW-E	92-07-060	16-304-110	AMD	92-13-027
16-230-835	AMD-E	92-08-027	16-230-868	RESCIND	92-08-026	16-304-130	AMD-P	92-09-150
16-230-835	AMD	92-13-035	16-230-868	NEW-E	92-08-027	16-304-130	AMD	92-13-027
16-230-840	AMD-P	92-03-134	16-230-868	NEW	92-13-035	16-316-235	AMD-P	92-09-150
16-230-840	AMD-S	92-07-059	16-230-870	NEW-P	92-03-134	16-316-235	AMD	92-13-027
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16-230-840	RESCIND	92-08-026	16-230-870	NEW-E	92-07-060	16-316-240	AMD	92-13-027
16-230-840	AMD-E	92-08-027	16-230-870	RESCIND	92-08-026	16-316-245	AMD-P	92-09-150
16-230-840	AMD	92-13-035	16-230-870	NEW-E	92-08-027	16-316-245	AMD	92-13-027
16-230-845	AMD-P	92-03-134	16-230-870	NEW	92-13-035	16-316-250	AMD-P	92-09-150
16-230-845	AMD-S	92-07-059	16-231	REP-C	92-07-005	16-316-250	AMD	92-13-027
16-230-845	AMD-E	92-07-060	16-231-001	REP-P	92-03-134	16-316-266	NEW-E	92-06-048
16-230-845	RESCIND	92-08-026	16-231-001	REP-S	92-07-059	16-316-266	NEW-P	92-09-075
16-230-845	AMD-E	92-08-027	16-231-001	REP-E	92-07-060	16-316-266	NEW	92-12-025
16-230-845	AMD	92-13-035	16-231-001	RESCIND	92-08-026	16-316-270	AMD-E	92-06-048
16-230-850	AMD-P	92-03-134	16-231-001	REP-E	92-08-027	16-316-270	AMD-P	92-09-075
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16-230-850	AMD-E	92-07-060	16-231-005	REP-P	92-03-134	16-316-280	AMD-E	92-06-048
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16-316-285	AMD-E	92-06-048	16-324-710	NEW	92-22-017	16-436-220	AMD	92-11-076
16-316-285	AMD-P	92-09-075	16-324-720	NEW-P	92-18-104	16-436-225	NEW-P	92-08-106
16-316-285	AMD	92-12-025	16-324-720	NEW	92-22-017	16-436-225	NEW	92-11-076
16-316-290	AMD-E	92-06-048	16-324-730	NEW-P	92-18-104	16-461	AMD	92-06-085
16-316-290	AMD-P	92-09-075	16-324-730	NEW	92-22-017	16-461-006	NEW	92-06-085
16-316-290	AMD	92-12-025	16-324-740	NEW-P	92-18-104	16-461-006	AMD-E	92-13-064
16-316-315	AMD-P	92-09-150	16-324-740	NEW	92-22-017	16-461-006	AMD-P	92-15-117
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16-316-327	AMD-P	92-09-150	16-324-750	NEW	92-22-017	16-461-010	AMD	92-06-085
16-316-327	AMD	92-13-027	16-328-010	AMD-P	92-12-056	16-461-010	AMD-E	92-13-064
16-316-340	AMD-P	92-09-150	16-328-010	AMD	92-15-114	16-461-010	AMD-P	92-15-117
16-316-340	AMD	92-13-027	16-333-040	AMD-P	92-12-056	16-461-010	AMD	92-18-103
16-316-350	AMD-P	92-09-150	16-333-040	AMD	92-15-114	16-469-010	REP-P	92-09-074
16-316-350	AMD	92-13-027	16-400-210	AMD-E	92-04-032	16-469-010	REP	92-13-050
16-316-355	AMD-P	92-09-150	16-400-210	AMD	92-06-022	16-469-020	REP-P	92-09-074
16-316-355	AMD	92-13-027	16-401-019	NEW-P	92-21-096	16-469-020	REP	92-13-050
16-316-360	AMD-P	92-09-150	16-401-019	NEW	92-24-067	16-469-030	REP-P	92-09-074
16-316-360	AMD	92-13-027	16-401-020	AMD-P	92-21-096	16-469-030	REP	92-13-050
16-316-370	AMD-P	92-09-150	16-401-020	AMD	92-24-067	16-469-040	REP-P	92-09-074
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16-316-470	AMD-P	92-09-150	16-401-023	NEW	92-24-067	16-469-050	REP-P	92-09-074
16-316-470	AMD	92-13-027	16-401-025	AMD-P	92-21-096	16-469-050	REP	92-13-050
16-316-474	AMD-P	92-09-150	16-401-025	AMD	92-24-067	16-469-060	REP-P	92-09-074
16-316-474	AMD	92-13-027	16-401-030	AMD-P	92-21-096	16-469-060	REP	92-13-050
16-316-525	AMD-P	92-09-150	16-401-030	AMD	92-24-067	16-470-010	AMD-E	92-22-016
16-316-525	AMD	92-13-027	16-401-040	AMD-P	92-10-040	16-470-150	NEW-E	92-22-016
16-316-622	AMD-P	92-09-150	16-401-040	AMD	92-13-034	16-470-153	NEW-E	92-22-016
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16-316-715	AMD-P	92-09-150	16-401-040	AMD	92-24-067	16-470-159	NEW-E	92-22-016
16-316-715	AMD	92-13-027	16-401-050	AMD-P	92-21-096	16-470-162	NEW-E	92-22-016
16-316-717	AMD-P	92-09-150	16-401-050	AMD	92-24-067	16-470-165	NEW-E	92-22-016
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16-316-719	AMD-P	92-09-150	16-403-143	NEW	92-15-056	16-470-510	REP	92-06-024
16-316-719	AMD	92-13-027	16-403-160	AMD-P	92-11-074	16-470-520	REP	92-06-024
16-316-727	AMD-P	92-09-150	16-403-160	AMD	92-15-056	16-470-530	REP	92-06-024
16-316-727	AMD	92-13-027	16-403-190	AMD-P	92-11-074	16-470-600	REP	92-06-023
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16-316-800	AMD	92-13-027	16-403-200	AMD-P	92-11-074	16-470-610	REP	92-06-023
16-316-810	AMD-P	92-09-150	16-403-200	AMD	92-15-056	16-470-615	REP	92-06-023
16-316-810	AMD	92-13-027	16-403-220	AMD-P	92-11-074	16-470-620	REP	92-06-023
16-316-815	AMD-P	92-09-150	16-403-220	AMD	92-15-056	16-470-625	REP	92-06-023
16-316-815	AMD	92-13-027	16-403-240	AMD-P	92-11-074	16-470-630	REP	92-06-023
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16-316-830	AMD-P	92-09-150	16-409-065	REP-P	93-01-131	16-470-900	NEW	92-07-023
16-316-830	AMD	92-13-027	16-409-075	AMD-P	93-01-131	16-470-905	NEW-P	92-03-104
16-316-832	AMD-P	92-09-150	16-436-100	AMD-P	92-08-106	16-470-905	NEW	92-07-023
16-316-832	AMD	92-13-027	16-436-100	AMD	92-11-076	16-470-910	NEW-P	92-03-104
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16-316-980	AMD-P	92-09-150	16-436-130	REP-P	92-08-106	16-470-915	NEW	92-07-023
16-316-980	AMD	92-13-027	16-436-130	REP	92-11-076	16-470-920	NEW-P	92-03-104
16-316-995	AMD-P	92-09-150	16-436-140	AMD-P	92-08-106	16-470-920	NEW	92-07-023
16-316-995	AMD	92-13-027	16-436-140	AMD	92-11-076	16-494-010	AMD-E	92-06-050
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16-316-997	AMD	92-13-027	16-436-150	AMD	92-11-076	16-494-010	AMD	92-12-025
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16-324-360	AMD	92-22-017	16-436-166	NEW	92-11-076	16-494-013	AMD-P	92-09-075
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16-324-390	AMD	92-22-017	16-436-170	REP	92-11-076	16-494-046	AMD-E	92-06-050
16-324-400	AMD-P	92-18-104	16-436-185	AMD-P	92-08-106	16-494-046	AMD-P	92-09-075
16-324-400	AMD	92-22-017	16-436-185	AMD	92-11-076	16-494-046	AMD	92-12-025
16-324-410	AMD-P	92-18-104	16-436-186	NEW-P	92-08-106	16-494-064	AMD-E	92-06-050
16-324-410	AMD	92-22-017	16-436-186	NEW	92-11-076	16-494-064	AMD-P	92-09-075
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16-324-420	AMD	92-22-017	16-436-187	NEW	92-11-076	16-494-100	NEW-E	92-06-049
16-324-610	AMD-P	92-18-104	16-436-190	AMD-P	92-08-106	16-494-100	NEW-P	92-09-075
16-324-610	AMD	92-22-017	16-436-190	AMD	92-11-076	16-494-100	NEW	92-12-025
16-324-630	AMD-P	92-18-104	16-436-200	AMD-P	92-08-106	16-494-110	NEW-E	92-06-049
16-324-630	AMD	92-22-017	16-436-200	AMD	92-11-076	16-494-110	NEW-P	92-09-075
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16-494-130	NEW-E	92-06-049	16-622-050	AMD-P	92-03-069	16-750-120	NEW	93-01-004
16-494-130	NEW-P	92-09-075	16-622-050	AMD-E	92-03-070	16-750-125	NEW-P	92-20-081
16-494-130	NEW	92-12-025	16-622-050	AMD	92-07-030	16-750-125	NEW	93-01-004
16-494-140	NEW-E	92-06-049	16-622-060	NEW-P	92-03-069	16-750-130	NEW-P	92-20-081
16-494-140	NEW-P	92-09-075	16-622-060	NEW-E	92-03-070	16-750-130	NEW	93-01-004
16-494-140	NEW	92-12-025	16-622-060	NEW	92-07-030	16-750-135	NEW-P	92-20-081
16-494-150	NEW-E	92-06-049	16-674	AMD-C	93-02-016	16-750-135	NEW	93-01-004
16-494-150	NEW-P	92-09-075	16-674-002	REP-E	92-14-122	16-750-140	NEW-P	92-20-081
16-494-150	NEW	92-12-025	16-674-002	REP-P	92-14-123	16-750-140	NEW	93-01-004
16-494-160	NEW-E	92-06-049	16-674-002	REP-W	92-20-040	16-750-145	NEW-P	92-20-081
16-494-160	NEW-P	92-09-075	16-674-002	REP-E	92-23-070	16-750-145	NEW	93-01-004
16-494-160	NEW	92-12-025	16-674-002	REP-P	92-23-071	16-750-150	NEW-P	92-20-081
16-494-170	NEW-E	92-06-049	16-674-010	AMD-E	92-14-122	16-750-150	NEW	93-01-004
16-494-170	NEW-P	92-09-075	16-674-010	AMD-P	92-14-123	16-750-155	NEW-P	92-20-081
16-494-170	NEW	92-12-025	16-674-010	AMD-W	92-20-040	16-750-155	NEW	93-01-004
16-495-004	AMD-P	92-09-150	16-674-010	AMD-E	92-23-070	16-750-160	NEW-P	92-20-081
16-495-004	AMD	92-13-027	16-674-010	AMD-P	92-23-071	16-750-160	NEW	93-01-004
16-495-010	AMD-P	92-09-150	16-674-020	AMD-E	92-14-122	16-750-165	NEW-P	92-20-081
16-495-010	AMD	92-13-027	16-674-020	AMD-P	92-14-123	16-750-165	NEW	93-01-004
16-495-050	AMD-P	92-09-150	16-674-020	AMD-W	92-20-040	16-750-170	NEW-P	92-20-081
16-495-050	AMD	92-13-027	16-674-020	REP-E	92-23-070	16-750-170	NEW	93-01-004
16-495-110	AMD-P	92-09-150	16-674-020	REP-P	92-23-071	16-750-175	NEW-P	92-20-081
16-495-110	AMD	92-13-027	16-674-030	AMD-E	92-14-122	16-750-175	NEW	93-01-004
16-520-040	AMD-P	92-15-107	16-674-030	AMD-P	92-14-123	16-750-180	NEW-P	92-20-081
16-520-040	AMD	92-22-007	16-674-030	AMD-W	92-20-040	16-750-180	NEW	93-01-004
16-532-010	AMD-P	92-06-071	16-674-040	AMD-E	92-14-122	16-750-185	NEW-P	92-20-081
16-532-010	AMD	92-09-068	16-674-040	AMD-P	92-14-123	16-750-185	NEW	93-01-004
16-532-020	AMD-P	92-06-071	16-674-040	AMD-W	92-20-040	16-750-190	NEW-P	92-20-081
16-532-020	AMD	92-09-068	16-674-055	NEW-E	92-14-122	16-750-190	NEW	93-01-004
16-532-030	AMD-P	92-06-071	16-674-055	NEW-P	92-14-123	16-750-900	REP-P	92-20-081
16-532-030	AMD	92-09-068	16-674-055	NEW-W	92-20-040	16-750-900	REP	93-01-004
16-532-065	NEW-P	92-06-071	16-674-060	NEW-E	92-14-122	16-750-950	REP-P	92-20-081
16-532-065	NEW	92-09-068	16-674-060	NEW-P	92-14-123	16-750-950	REP	93-01-004
16-532-110	AMD-P	92-06-071	16-674-060	NEW-W	92-20-040	16-752-500	NEW-P	92-03-105
16-532-110	AMD	92-09-068	16-674-060	NEW-E	92-23-070	16-752-500	NEW	92-07-024
16-555-020	AMD-P	92-05-071	16-674-060	NEW-P	92-23-071	16-752-505	NEW-P	92-03-105
16-555-020	AMD-E	92-12-004	16-674-070	NEW-E	92-14-122	16-752-505	NEW	92-07-024
16-555-020	AMD	92-12-006	16-674-070	NEW-P	92-14-123	16-752-507	NEW	92-07-024
16-555-040	AMD-P	92-05-071	16-674-070	NEW-W	92-20-040	16-752-510	NEW-P	92-03-105
16-555-040	AMD-E	92-12-004	16-674-070	NEW-E	92-23-070	16-752-510	NEW	92-07-024
16-555-040	AMD	92-12-006	16-674-070	NEW-P	92-23-071	16-752-515	NEW-P	92-03-105
16-561-020	AMD-P	92-05-070	16-674-080	NEW-E	92-14-122	16-752-515	NEW	92-07-024
16-561-020	AMD	92-12-003	16-674-080	NEW-P	92-14-123	16-752-520	NEW-P	92-03-105
16-570-030	AMD-P	92-08-055	16-674-080	NEW-W	92-20-040	16-752-520	NEW	92-07-024
16-570-030	AMD	92-11-013	16-674-080	NEW-E	92-23-070	16-752-525	NEW-P	92-03-105
16-580	NEW-C	92-17-042	16-674-080	NEW-P	92-23-071	16-752-525	NEW	92-07-024
16-580-010	NEW-P	92-14-117	16-674-090	NEW-E	92-23-070	16-752-600	NEW-P	92-03-106
16-580-010	NEW	92-22-062	16-674-090	NEW-P	92-23-071	16-752-600	NEW	92-07-025
16-580-020	NEW-P	92-14-117	16-674-100	NEW-E	92-23-070	16-752-605	NEW	92-07-025
16-580-020	NEW	92-22-062	16-674-100	NEW-P	92-23-071	16-752-610	NEW-P	92-03-106
16-580-030	NEW-P	92-14-117	16-700-075	NEW-P	92-23-064	16-752-610	NEW	92-07-025
16-580-030	NEW	92-22-062	16-700-075	NEW	93-02-028	16-752-620	NEW-P	92-03-106
16-580-040	NEW-P	92-14-117	16-750-003	AMD-P	92-20-081	16-752-620	NEW	92-07-025
16-580-040	NEW	92-22-062	16-750-003	AMD	93-01-004	16-752-630	NEW-P	92-03-106
16-580-041	NEW-P	92-14-117	16-750-005	AMD-P	92-20-081	16-752-630	NEW	92-07-025
16-580-041	NEW	92-22-062	16-750-005	AMD	93-01-004	16-752-640	NEW-P	92-03-106
16-580-050	NEW-P	92-14-117	16-750-011	AMD-P	92-20-081	16-752-640	NEW	92-07-025
16-580-050	NEW	92-22-062	16-750-011	AMD	93-01-004	16-752-650	NEW-P	92-03-106
16-580-060	NEW-P	92-14-117	16-750-015	AMD-P	92-20-081	16-752-650	NEW	92-07-025
16-580-060	NEW	92-22-062	16-750-015	AMD	93-01-004	16-752-660	NEW-P	92-03-106
16-580-070	NEW-P	92-14-117	16-750-020	NEW-P	92-20-081	16-752-660	NEW	92-07-025
16-580-070	NEW	92-22-062	16-750-020	NEW	93-01-004	44-10-010	AMD	92-11-037
16-580-080	NEW-P	92-14-117	16-750-025	NEW-P	92-20-081	44-10-020	NEW-W	92-11-036
16-580-080	NEW	92-22-062	16-750-025	NEW	93-01-004	44-10-060	AMD	92-11-037
16-604	AMD-C	92-20-106	16-750-100	NEW-P	92-20-081	44-10-205	NEW-W	92-11-036
16-604-009	AMD-P	92-18-061	16-750-100	NEW	93-01-004	50-12-116	AMD	92-04-027
16-604-009	AMD	92-21-022	16-750-105	NEW-P	92-20-081	50-14-020	NEW	92-06-041
16-604-010	AMD	92-06-013	16-750-105	NEW	93-01-004	50-14-030	NEW	92-06-041
16-604-015	NEW	92-06-013	16-750-110	NEW-P	92-20-081	50-14-040	NEW	92-06-041
16-604-020	AMD-P	92-18-061	16-750-110	NEW	93-01-004	50-14-050	NEW	92-06-041
16-604-020	AMD	92-21-022	16-750-115	NEW-P	92-20-081	50-14-060	NEW	92-06-041

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
50-14-070	NEW	92-06-041	51-11-1505	NEW-P	92-19-143	51-20-91223	NEW-W	92-09-110
50-14-080	NEW	92-06-041	51-11-1601	NEW-P	92-19-143	51-20-91224	NEW-W	92-09-110
50-14-090	NEW	92-06-041	51-11-1602	NEW-P	92-19-143	51-20-91225	NEW-W	92-09-110
50-14-100	NEW	92-06-041	51-11-1603	NEW-P	92-19-143	51-20-91226	NEW-W	92-09-110
50-14-110	NEW	92-06-041	51-11-1604	NEW-P	92-19-143	51-20-91227	NEW-W	92-09-110
50-14-120	NEW	92-06-041	51-11-1605	NEW-P	92-19-143	51-20-91228	NEW-W	92-09-110
50-14-130	NEW	92-06-041	51-11-1606	NEW-P	92-19-143	51-20-91229	NEW-W	92-09-110
50-14-140	NEW	92-06-041	51-11-1607	NEW-P	92-19-143	51-20-91230	NEW-W	92-09-110
50-14-150	NEW-W	92-14-110	51-11-1608	NEW-P	92-19-143	51-20-91231	NEW-W	92-09-110
50-30-010	NEW	92-02-105	51-11-1701	NEW-P	92-19-143	51-20-91232	NEW-W	92-09-110
50-30-020	NEW	92-02-105	51-11-1801	NEW-P	92-19-143	51-20-91233	NEW-W	92-09-110
50-30-030	NEW	92-02-105	51-11-1901	NEW-P	92-19-143	51-20-91234	NEW-W	92-09-110
50-30-030	AMD-P	92-21-050	51-11-1902	NEW-P	92-19-143	51-20-93119	AMD-P	92-16-107
50-30-030	AMD	92-24-028	51-11-2000	NEW-P	92-19-143	51-20-93119	AMD	93-01-166
50-30-040	NEW	92-02-105	51-11-2001	NEW-P	92-19-143	51-20-93120	AMD-P	92-16-107
50-30-050	NEW	92-02-105	51-11-2002	NEW-P	92-19-143	51-20-93120	AMD	93-01-166
50-30-060	NEW	92-02-105	51-11-2003	NEW-P	92-19-143	51-20-93121	NEW-W	92-05-086
50-30-070	NEW	92-02-105	51-11-2004	NEW-P	92-19-143	51-24-78000	NEW-P	92-16-052
50-30-080	NEW	92-02-105	51-11-2005	NEW-P	92-19-143	51-24-78000	NEW	93-01-162
50-30-090	NEW	92-02-105	51-11-2006	NEW-P	92-19-143	51-24-78201	NEW-P	92-16-052
50-30-100	NEW	92-02-105	51-11-2007	NEW-P	92-19-143	51-24-78201	NEW	93-01-162
50-30-110	NEW	92-02-105	51-11-2008	NEW-P	92-19-143	51-24-79809	NEW-P	92-09-156
50-30-110	AMD-E	92-14-062	51-11-2009	NEW-P	92-19-143	51-24-79809	NEW-W	92-16-049
50-30-110	AMD-P	92-14-109	51-13	AMD-C	93-01-016	51-24-79809	NEW-P	92-16-050
50-30-110	AMD	92-17-025	51-13-101	AMD-P	92-16-106	51-24-79809	NEW	93-01-163
51-04-015	AMD-P	92-16-105	51-13-202	AMD-P	92-16-106	51-24-79901	NEW-P	92-09-156
51-04-015	AMD-S	93-01-161	51-13-300	AMD-P	92-16-106	51-24-79901	NEW-W	92-16-049
51-04-018	AMD-P	92-16-105	51-13-302	AMD-P	92-16-106	51-24-79901	NEW-P	92-16-050
51-04-018	AMD-S	93-01-161	51-13-303	AMD-P	92-16-106	51-24-79901	NEW	93-01-163
51-04-020	AMD-P	92-16-105	51-13-304	AMD-P	92-16-106	51-24-99300	NEW-W	92-05-087
51-04-020	AMD-S	93-01-161	51-13-401	AMD-P	92-16-106	51-24-99350	NEW-W	92-05-087
51-04-025	AMD-P	92-16-105	51-13-402	AMD-P	92-16-106	51-24-99351	NEW-W	92-05-087
51-04-025	AMD-S	93-01-161	51-13-502	AMD-E	92-14-002	51-24-99352	NEW-W	92-05-087
51-04-030	AMD-S	93-01-161	51-13-502	AMD-P	92-16-106	51-26-1801	AMD-P	92-16-051
51-04-060	AMD-S	93-01-161	51-13-503	AMD-P	92-16-106	51-26-1801	AMD	93-01-164
51-11-0101	AMD-P	92-19-143	51-20-0419	NEW-W	92-09-110	51-26-1802	AMD-P	92-16-051
51-11-0401	AMD-P	92-19-143	51-20-0504	NEW-W	92-09-110	51-26-1802	AMD	93-01-164
51-11-0502	AMD-P	92-19-143	51-20-0516	NEW-W	92-09-110	51-26-1803	AMD-P	92-16-051
51-11-0503	AMD-P	92-19-143	51-20-0554	NEW-W	92-09-110	51-26-1803	AMD	93-01-164
51-11-0505	AMD-P	92-19-143	51-20-0555	NEW-W	92-09-110	51-26-1804	AMD-P	92-16-051
51-11-0528	AMD-P	92-19-143	51-20-0610	NEW-W	92-09-110	51-26-1804	AMD	93-01-164
51-11-0529	AMD-P	92-19-143	51-20-1216	NEW-W	92-09-110	51-26-1805	REP-P	92-16-051
51-11-0531	AMD-P	92-19-143	51-20-1251	NEW-W	92-09-110	51-26-1805	REP	93-01-164
51-11-0532	AMD-P	92-19-143	51-20-3102	AMD-P	92-16-107	51-26-1810	NEW-P	92-16-051
51-11-0538	AMD-P	92-19-143	51-20-3102	AMD	93-01-166	51-26-1810	NEW	93-01-164
51-11-0539	AMD-P	92-19-143	51-20-3103	AMD-P	92-16-107	51-26-1820	NEW-P	92-16-051
51-11-0540	AMD-P	92-19-143	51-20-3103	AMD	93-01-166	51-26-1820	NEW	93-01-164
51-11-0542	AMD-P	92-19-143	51-20-3104	AMD-P	92-16-107	51-26-1830	NEW-P	92-16-051
51-11-0601	AMD-P	92-19-143	51-20-3104	AMD	93-01-166	51-26-1830	NEW	93-01-164
51-11-0605	AMD-P	92-19-143	51-20-3105	AMD-P	92-16-107	51-26-1840	NEW-P	92-16-051
51-11-0606	AMD-P	92-19-143	51-20-3105	AMD	93-01-166	51-26-1840	NEW	93-01-164
51-11-0607	AMD-P	92-19-143	51-20-3106	AMD-P	92-16-107	51-26-1845	NEW-P	92-16-051
51-11-0608	AMD-P	92-19-143	51-20-3106	AMD	93-01-166	51-26-1845	NEW	93-01-164
51-11-0631	AMD-P	92-19-143	51-20-3107	AMD-P	92-16-107	55-01-010	AMD-P	92-09-157
51-11-1101	NEW-P	92-19-143	51-20-3107	AMD	93-01-166	55-01-010	AMD	92-14-088
51-11-1102	NEW-P	92-19-143	51-20-3108	AMD-P	92-16-107	55-01-020	AMD-P	92-09-157
51-11-1103	NEW-P	92-19-143	51-20-3108	AMD	93-01-166	55-01-020	AMD-E	92-14-087
51-11-1104	NEW-P	92-19-143	51-20-3109	AMD-P	92-16-107	55-01-020	AMD	92-14-097
51-11-1105	NEW-P	92-19-143	51-20-3109	AMD	93-01-166	55-01-030	AMD-P	92-09-157
51-11-1106	NEW-P	92-19-143	51-20-3110	AMD-P	92-16-107	55-01-030	AMD	92-14-088
51-11-1107	NEW-P	92-19-143	51-20-3110	AMD	93-01-166	55-01-050	AMD-P	92-09-157
51-11-1108	NEW-P	92-19-143	51-20-3111	AMD-P	92-16-107	55-01-050	AMD-E	92-14-087
51-11-1109	NEW-P	92-19-143	51-20-3111	AMD	93-01-166	55-01-050	AMD	92-14-097
51-11-1201	NEW-P	92-19-143	51-20-3112	AMD-P	92-16-107	55-01-060	AMD-P	92-09-157
51-11-1301	NEW-P	92-19-143	51-20-3112	AMD	93-01-166	55-01-060	AMD-E	92-14-087
51-11-1302	NEW-P	92-19-143	51-20-3113	AMD-P	92-16-107	55-01-060	AMD	92-14-097
51-11-1303	NEW-P	92-19-143	51-20-3113	AMD	93-01-166	67-25-446	AMD-P	92-06-036
51-11-1401	NEW-P	92-19-143	51-20-3114	AMD-P	92-16-107	67-25-446	AMD	92-09-090
51-11-1402	NEW-P	92-19-143	51-20-3114	AMD	93-01-166	67-35-030	AMD-P	92-07-011
51-11-1501	NEW-P	92-19-143	51-20-3200	NEW-W	92-09-110	67-35-030	AMD	92-10-024
51-11-1502	NEW-P	92-19-143	51-20-3207	NEW-W	92-09-110	67-35-060	AMD-P	92-07-011
51-11-1503	NEW-P	92-19-143	51-20-3305	NEW-W	92-09-110	67-35-060	AMD	92-10-024
51-11-1504	NEW-P	92-19-143	51-20-91200	NEW-W	92-09-110	67-35-065	NEW-P	92-21-073

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
67-35-070	AMD-P	92-07-011	131-46-045	NEW	93-01-014	132G-116-045	NEW-P	92-22-030
67-35-070	AMD-E	92-07-012	131-46-050	NEW-E	92-19-005	132G-116-050	REP-P	92-22-030
67-35-070	AMD	92-10-024	131-46-050	NEW-P	92-21-107	132G-116-055	NEW-P	92-22-030
67-35-071	NEW	93-01-026	131-46-050	NEW	93-01-014	132G-116-060	REP-P	92-22-030
67-35-078	NEW-P	92-21-073	131-46-055	NEW-E	92-19-005	132G-116-080	AMD-P	92-22-030
67-35-078	NEW	93-01-026	131-46-055	NEW-P	92-21-107	132G-116-090	AMD-P	92-22-030
67-35-080	REP-P	92-07-011	131-46-055	NEW	93-01-014	132G-116-095	NEW-P	92-22-030
67-35-080	REP-E	92-07-012	131-46-060	NEW-E	92-19-005	132G-116-100	REP-P	92-22-030
67-35-080	REP	92-10-024	131-46-060	NEW-P	92-21-107	132G-116-105	NEW-P	92-22-030
67-35-082	AMD-P	92-21-073	131-46-060	NEW	93-01-014	132G-116-110	REP-P	92-22-030
67-35-082	AMD	93-01-026	131-46-065	NEW-E	92-19-005	132G-116-115	NEW-P	92-22-030
67-75-040	AMD-P	92-06-036	131-46-065	NEW-P	92-21-107	132G-116-120	REP-P	92-22-030
67-75-040	AMD	92-09-090	131-46-065	NEW	93-01-014	132G-116-125	NEW-P	92-22-030
67-75-042	NEW-P	92-06-036	131-46-070	NEW-E	92-19-005	132G-116-130	REP-P	92-22-030
67-75-042	NEW	92-09-090	131-46-070	NEW-P	92-21-107	132G-116-135	NEW-P	92-22-030
67-75-044	NEW-P	92-06-036	131-46-070	NEW	93-01-014	132G-116-140	REP-P	92-22-030
67-75-044	NEW	92-09-090	131-46-075	NEW-E	92-19-005	132G-116-145	NEW-P	92-22-030
67-75-070	AMD-P	92-06-036	131-46-075	NEW-P	92-21-107	132G-116-150	REP-P	92-22-030
67-75-070	AMD	92-09-090	131-46-075	NEW	93-01-014	132G-116-155	NEW-P	92-22-030
67-75-075	AMD-P	92-06-036	131-46-080	NEW-E	92-19-005	132G-116-160	REP-P	92-22-030
67-75-075	AMD	92-09-090	131-46-080	NEW-P	92-21-107	132G-116-170	REP-P	92-22-030
82-50-021	AMD-P	92-17-062	131-46-080	NEW	93-01-014	132G-116-175	NEW-P	92-22-030
82-50-021	AMD	92-20-038	131-46-085	NEW-E	92-19-005	132G-116-180	REP-P	92-22-030
131-08-005	AMD-P	92-09-138	131-46-085	NEW-P	92-21-107	132G-116-185	NEW-P	92-22-030
131-08-005	AMD	92-13-019	131-46-085	NEW	93-01-014	132G-116-190	REP-P	92-22-030
131-08-007	AMD-P	92-09-138	131-46-090	NEW-E	92-19-005	132G-116-195	NEW-P	92-22-030
131-08-007	AMD	92-13-019	131-46-090	NEW-P	92-21-107	132G-116-200	REP-P	92-22-030
131-08-008	AMD-P	92-09-138	131-46-090	NEW	93-01-014	132G-116-205	NEW-P	92-22-030
131-08-008	AMD	92-13-019	131-46-095	NEW-E	92-19-005	132G-116-210	REP-P	92-22-030
131-16-060	AMD-P	92-09-139	131-46-095	NEW-P	92-21-107	132G-116-215	NEW-P	92-22-030
131-16-060	AMD-W	92-12-085	131-46-095	NEW	93-01-014	132G-116-220	REP-P	92-22-030
131-16-060	AMD-P	92-21-108	131-46-100	NEW-E	92-19-005	132G-116-225	NEW-P	92-22-030
131-16-060	AMD-E	92-21-109	131-46-100	NEW-P	92-21-107	132G-116-230	REP-P	92-22-030
131-16-060	AMD	93-01-015	131-46-100	NEW	93-01-014	132G-116-235	NEW-P	92-22-030
131-16-062	AMD-P	92-09-139	131-46-105	NEW-E	92-19-005	132G-116-240	REP-P	92-22-030
131-16-062	AMD	92-22-045	131-46-105	NEW-P	92-21-107	132G-116-245	NEW-P	92-22-030
131-28-025	AMD-E	92-10-033	131-46-105	NEW	93-01-014	132G-116-250	REP-P	92-22-030
131-28-025	AMD-P	92-10-042	131-46-110	NEW-E	92-19-005	132G-116-255	NEW-P	92-22-030
131-28-025	AMD	92-14-033	131-46-110	NEW-P	92-21-107	132G-116-260	REP-P	92-22-030
131-28-026	AMD-E	92-10-033	131-46-110	NEW	93-01-014	132G-116-265	NEW-P	92-22-030
131-28-026	AMD-P	92-10-042	131-46-115	NEW-E	92-19-005	132G-116-270	AMD-P	92-22-030
131-28-026	AMD	92-14-033	131-46-115	NEW-P	92-21-107	132G-116-275	NEW-P	92-22-030
131-28-028	NEW-E	92-10-033	131-46-115	NEW	93-01-014	132G-116-280	REP-P	92-22-030
131-28-028	NEW-P	92-10-042	131-46-120	NEW-E	92-19-005	132G-116-285	NEW-P	92-22-030
131-28-028	NEW	92-14-033	131-46-120	NEW-P	92-21-107	132G-116-290	REP-P	92-22-030
131-32-040	AMD-P	92-09-140	131-46-120	NEW	93-01-014	132G-116-295	NEW-P	92-22-030
131-32-040	AMD	92-13-020	132B-104	NEW-C	92-07-064	132G-116-300	REP-P	92-22-030
131-32-050	REP-E	92-19-005	132B-104-010	NEW	92-08-043	132G-116-305	NEW-P	92-22-030
131-32-050	REP-P	92-21-107	132B-108	NEW-C	92-07-063	132G-116-310	REP-P	92-22-030
131-32-050	REP	93-01-014	132B-108-010	NEW	92-09-041	132G-116-315	NEW-P	92-22-030
131-46-010	NEW-E	92-19-005	132B-108-020	NEW	92-09-041	132G-116-320	REP-P	92-22-030
131-46-010	NEW-P	92-21-107	132B-108-030	NEW	92-09-041	132G-116-330	REP-P	92-22-030
131-46-010	NEW	93-01-014	132B-108-040	NEW	92-09-041	132G-116-340	AMD-P	92-22-030
131-46-015	NEW-E	92-19-005	132B-108-050	NEW	92-09-041	132G-116-350	REP-P	92-22-030
131-46-015	NEW-P	92-21-107	132B-108-060	NEW	92-09-041	132G-152-040	NEW-P	92-04-055
131-46-015	NEW	93-01-014	132B-108-070	NEW	92-09-041	132G-152-040	NEW	92-08-040
131-46-020	NEW-E	92-19-005	132B-108-080	NEW	92-09-041	132H-105-010	REP-E	92-07-071
131-46-020	NEW-P	92-21-107	132B-130	NEW-C	92-07-065	132H-105-010	REP-P	92-09-057
131-46-020	NEW	93-01-014	132B-130-010	NEW	92-08-044	132H-105-010	REP	92-13-093
131-46-025	NEW-E	92-19-005	132B-130-020	NEW	92-08-044	132H-105-020	REP-E	92-07-071
131-46-025	NEW-P	92-21-107	132B-131	NEW-C	92-07-065	132H-105-020	REP-P	92-09-057
131-46-025	NEW	93-01-014	132B-131-010	NEW	92-08-044	132H-105-020	REP	92-13-093
131-46-030	NEW-E	92-19-005	132B-132	NEW-C	92-07-065	132H-105-030	REP-E	92-07-071
131-46-030	NEW-P	92-21-107	132B-132-010	NEW	92-08-044	132H-105-030	REP-P	92-09-057
131-46-030	NEW	93-01-014	132B-133	NEW-C	92-07-064	132H-105-030	REP	92-13-093
131-46-035	NEW-E	92-19-005	132B-133-010	NEW	92-08-043	132H-105-040	REP-E	92-07-071
131-46-035	NEW-P	92-21-107	132B-133-020	NEW	92-08-043	132H-105-040	REP-P	92-09-057
131-46-035	NEW	93-01-014	132G-116-010	REP-P	92-22-030	132H-105-040	REP	92-13-093
131-46-040	NEW-E	92-19-005	132G-116-020	AMD-P	92-22-030	132H-105-050	REP-E	92-07-071
131-46-040	NEW-P	92-21-107	132G-116-025	NEW-P	92-22-030	132H-105-050	REP-P	92-09-057
131-46-040	NEW	93-01-014	132G-116-030	AMD-P	92-22-030	132H-105-050	REP	92-13-093
131-46-045	NEW-E	92-19-005	132G-116-035	NEW-P	92-22-030	132H-105-060	REP-E	92-07-071
131-46-045	NEW-P	92-21-107	132G-116-040	REP-P	92-22-030	132H-105-060	REP-P	92-09-057

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132H-105-060	REP	92-13-093	132H-112-027	REP-E	92-07-074	132H-116-355	NEW-E	92-09-063
132H-105-070	REP-E	92-07-071	132H-112-027	REP-P	92-09-058	132H-116-355	NEW	92-13-097
132H-105-070	REP-P	92-09-057	132H-112-027	REP	92-13-094	132H-116-356	NEW-P	92-09-062
132H-105-070	REP	92-13-093	132H-112-030	REP-E	92-07-074	132H-116-356	NEW-E	92-09-063
132H-105-090	REP-E	92-07-071	132H-112-030	REP-P	92-09-058	132H-116-356	NEW	92-13-097
132H-105-090	REP-P	92-09-057	132H-112-030	REP	92-13-094	132H-116-357	NEW-P	92-09-062
132H-105-090	REP	92-13-093	132H-112-033	REP-E	92-07-074	132H-116-357	NEW-E	92-09-063
132H-105-100	REP-E	92-07-071	132H-112-033	REP-P	92-09-058	132H-116-357	NEW	92-13-097
132H-105-100	REP-P	92-09-057	132H-112-033	REP	92-13-094	132H-116-360	AMD-P	92-09-062
132H-105-100	REP	92-13-093	132H-112-036	REP-E	92-07-074	132H-116-360	AMD-E	92-09-063
132H-105-110	REP-E	92-07-071	132H-112-036	REP-P	92-09-058	132H-116-360	AMD	92-13-097
132H-105-110	REP-P	92-09-057	132H-112-036	REP	92-13-094	132H-116-360	AMD	92-13-097
132H-105-110	REP	92-13-093	132H-112-039	REP-E	92-07-074	132H-116-370	REP-P	92-09-062
132H-105-120	REP-E	92-07-071	132H-112-039	REP-P	92-09-058	132H-116-370	REP-E	92-09-063
132H-105-120	REP-P	92-09-057	132H-112-039	REP	92-13-094	132H-116-370	REP	92-13-097
132H-105-120	REP	92-13-093	132H-112-042	REP-E	92-07-074	132H-116-380	REP-P	92-09-062
132H-105-130	REP-E	92-07-071	132H-112-042	REP-P	92-09-058	132H-116-380	REP	92-13-097
132H-105-130	REP-P	92-09-057	132H-112-042	REP	92-13-094	132H-116-390	REP-P	92-09-062
132H-105-130	REP	92-13-093	132H-112-045	REP-E	92-07-074	132H-116-390	REP-E	92-09-063
132H-105-140	REP-E	92-07-071	132H-112-045	REP-P	92-09-058	132H-116-390	REP	92-13-097
132H-105-140	REP-P	92-09-057	132H-112-045	REP	92-13-094	132H-116-400	REP-P	92-09-062
132H-105-140	REP	92-13-093	132H-112-048	REP-E	92-07-074	132H-116-400	REP-E	92-09-063
132H-105-150	REP-E	92-07-071	132H-112-048	REP-P	92-09-058	132H-116-400	REP	92-13-097
132H-105-150	REP-P	92-09-057	132H-112-048	REP	92-13-094	132H-116-405	NEW-P	92-09-062
132H-105-150	REP	92-13-093	132H-112-051	REP-E	92-07-074	132H-116-405	NEW-E	92-09-063
132H-105-160	REP-E	92-07-071	132H-112-051	REP-P	92-09-058	132H-116-405	NEW	92-13-097
132H-105-160	REP-P	92-09-057	132H-112-051	REP	92-13-094	132H-116-410	AMD-P	92-09-062
132H-105-160	REP	92-13-093	132H-112-054	REP-E	92-07-074	132H-116-410	AMD-E	92-09-063
132H-105-170	REP-E	92-07-071	132H-112-054	REP-P	92-09-058	132H-116-410	AMD	92-13-097
132H-105-170	REP-P	92-09-057	132H-112-054	REP	92-13-094	132H-116-415	NEW-P	92-09-062
132H-105-170	REP	92-13-093	132H-112-057	REP-E	92-07-074	132H-116-415	NEW-E	92-09-063
132H-106-010	NEW-E	92-07-071	132H-112-057	REP-P	92-09-058	132H-116-415	NEW	92-13-097
132H-106-010	NEW-P	92-09-057	132H-112-057	REP	92-13-094	132H-116-420	REP-P	92-09-062
132H-106-010	NEW	92-13-093	132H-112-060	REP-E	92-07-074	132H-116-420	REP-E	92-09-063
132H-106-020	NEW-E	92-07-071	132H-112-060	REP-P	92-09-058	132H-116-420	REP	92-13-097
132H-106-020	NEW-P	92-09-057	132H-112-060	REP	92-13-094	132H-116-430	AMD-P	92-09-062
132H-106-020	NEW	92-13-093	132H-112-063	REP-E	92-07-074	132H-116-430	AMD-E	92-09-063
132H-106-030	NEW-E	92-07-071	132H-112-063	REP-P	92-09-058	132H-116-430	AMD	92-13-097
132H-106-030	NEW-P	92-09-057	132H-112-063	REP	92-13-094	132H-116-431	NEW-P	92-09-062
132H-106-030	NEW	92-13-093	132H-116-300	AMD-P	92-09-062	132H-116-431	NEW-E	92-09-063
132H-106-040	NEW-E	92-07-071	132H-116-300	AMD-E	92-09-063	132H-116-431	NEW	92-13-097
132H-106-040	NEW-P	92-09-057	132H-116-300	AMD	92-13-097	132H-116-432	NEW-P	92-09-062
132H-106-040	NEW	92-13-093	132H-116-310	AMD-P	92-09-062	132H-116-432	NEW-E	92-09-063
132H-106-050	NEW-E	92-07-071	132H-116-310	AMD-E	92-09-063	132H-116-432	NEW	92-13-097
132H-106-050	NEW-P	92-09-057	132H-116-310	AMD	92-13-097	132H-116-433	NEW-P	92-09-062
132H-106-050	NEW	92-13-093	132H-116-315	NEW-P	92-09-062	132H-116-433	NEW-E	92-09-063
132H-106-060	NEW-E	92-07-071	132H-116-315	NEW-E	92-09-063	132H-116-433	NEW	92-13-097
132H-106-060	NEW-P	92-09-057	132H-116-315	NEW	92-13-097	132H-116-440	REP-P	92-09-062
132H-106-060	NEW	92-13-093	132H-116-320	AMD-P	92-09-062	132H-116-440	REP-E	92-09-063
132H-112-003	REP-E	92-07-074	132H-116-320	AMD-E	92-09-063	132H-116-440	REP	92-13-097
132H-112-003	REP-P	92-09-058	132H-116-320	AMD	92-13-097	132H-116-450	REP-P	92-09-062
132H-112-003	REP	92-13-094	132H-116-330	AMD-P	92-09-062	132H-116-450	REP-E	92-09-063
132H-112-006	REP-E	92-07-074	132H-116-330	AMD-E	92-09-063	132H-116-450	REP	92-13-097
132H-112-006	REP-P	92-09-058	132H-116-330	AMD	92-13-097	132H-116-470	AMD-P	92-09-062
132H-112-006	REP	92-13-094	132H-116-340	REP-P	92-09-062	132H-116-470	AMD-E	92-09-063
132H-112-009	REP-E	92-07-074	132H-116-340	REP-E	92-09-063	132H-116-470	AMD	92-13-097
132H-112-009	REP-P	92-09-058	132H-116-340	REP	92-13-097	132H-116-480	REP-P	92-09-062
132H-112-009	REP	92-13-094	132H-116-350	AMD-P	92-09-062	132H-116-480	REP-E	92-09-063
132H-112-012	REP-E	92-07-074	132H-116-350	AMD-E	92-09-063	132H-116-480	REP	92-13-097
132H-112-012	REP-P	92-09-058	132H-116-350	AMD	92-13-097	132H-116-490	REP-P	92-09-062
132H-112-012	REP	92-13-094	132H-116-351	NEW-P	92-09-062	132H-116-490	REP-E	92-09-063
132H-112-015	REP-E	92-07-074	132H-116-351	NEW-E	92-09-063	132H-116-490	REP	92-13-097
132H-112-015	REP-P	92-09-058	132H-116-351	NEW	92-13-097	132H-116-500	REP-P	92-09-062
132H-112-015	REP	92-13-094	132H-116-352	NEW-P	92-09-062	132H-116-500	REP-E	92-09-063
132H-112-018	REP-E	92-07-074	132H-116-352	NEW-E	92-09-063	132H-116-500	REP	92-13-097
132H-112-018	REP-P	92-09-058	132H-116-352	NEW	92-13-097	132H-116-510	REP-P	92-09-062
132H-112-018	REP	92-13-094	132H-116-353	NEW-P	92-09-062	132H-116-510	REP-E	92-09-063
132H-112-021	REP-E	92-07-074	132H-116-353	NEW-E	92-09-063	132H-116-510	REP	92-13-097
132H-112-021	REP-P	92-09-058	132H-116-353	NEW	92-13-097	132H-116-520	REP-P	92-09-062
132H-112-021	REP	92-13-094	132H-116-354	NEW-P	92-09-062	132H-116-520	REP-E	92-09-063
132H-112-024	REP-E	92-07-074	132H-116-354	NEW-E	92-09-063	132H-116-520	REP	92-13-097
132H-112-024	REP-P	92-09-058	132H-116-354	NEW	92-13-097	132H-116-530	REP-P	92-09-062
132H-112-024	REP	92-13-094	132H-116-355	NEW-P	92-09-062	132H-116-530	REP-E	92-09-063

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132H-116-530	REP	92-13-097	132H-116-750	AMD-P	92-09-062	132H-120-120	REP-E	92-14-075
132H-116-540	REP-P	92-09-062	132H-116-750	AMD-E	92-09-063	132H-120-120	REP	92-19-047
132H-116-540	REP-E	92-09-063	132H-116-750	AMD	92-13-097	132H-120-130	REP-P	92-14-061
132H-116-540	REP	92-13-097	132H-116-760	REP-P	92-09-062	132H-120-130	REP-E	92-14-075
132H-116-542	REP-P	92-09-062	132H-116-760	REP-E	92-09-063	132H-120-130	REP	92-19-047
132H-116-542	REP-E	92-09-063	132H-116-760	REP	92-13-097	132H-120-200	AMD-P	92-14-061
132H-116-542	REP	92-13-097	132H-116-765	NEW-P	92-09-062	132H-120-200	AMD-E	92-14-075
132H-116-550	REP-P	92-09-062	132H-116-765	NEW-E	92-09-063	132H-120-200	AMD	92-19-047
132H-116-550	REP-E	92-09-063	132H-116-765	NEW	92-13-097	132H-120-205	REP-P	92-14-061
132H-116-550	REP	92-13-097	132H-116-770	REP-P	92-09-062	132H-120-205	REP-E	92-14-075
132H-116-560	REP-P	92-09-062	132H-116-770	REP-E	92-09-063	132H-120-205	REP	92-19-047
132H-116-560	REP-E	92-09-063	132H-116-770	REP	92-13-097	132H-120-220	AMD-P	92-14-061
132H-116-560	REP	92-13-097	132H-116-780	REP-P	92-09-062	132H-120-220	AMD-E	92-14-075
132H-116-570	REP-P	92-09-062	132H-116-780	REP-E	92-09-063	132H-120-220	AMD	92-19-047
132H-116-570	REP-E	92-09-063	132H-116-780	REP	92-13-097	132H-120-225	NEW-P	92-14-061
132H-116-570	REP	92-13-097	132H-116-791	NEW-P	92-09-062	132H-120-225	NEW-E	92-14-075
132H-116-580	REP-P	92-09-062	132H-116-791	NEW-E	92-09-063	132H-120-225	NEW	92-19-047
132H-116-580	REP-E	92-09-063	132H-116-791	NEW	92-13-097	132H-120-230	REP-P	92-14-061
132H-116-580	REP	92-13-097	132H-116-810	REP-P	92-09-062	132H-120-230	REP-E	92-14-075
132H-116-590	AMD-P	92-09-062	132H-116-810	REP-E	92-09-063	132H-120-230	REP	92-19-047
132H-116-590	AMD-E	92-09-063	132H-116-810	REP	92-13-097	132H-120-235	NEW-P	92-14-061
132H-116-590	AMD	92-13-097	132H-120-010	AMD-P	92-14-061	132H-120-235	NEW-E	92-14-075
132H-116-600	REP-P	92-09-062	132H-120-010	AMD-E	92-14-075	132H-120-235	NEW	92-19-047
132H-116-600	REP-E	92-09-063	132H-120-010	AMD	92-19-047	132H-120-240	REP-P	92-14-061
132H-116-600	REP	92-13-097	132H-120-020	AMD-P	92-14-061	132H-120-240	REP-E	92-14-075
132H-116-610	REP-P	92-09-062	132H-120-020	AMD-E	92-14-075	132H-120-240	REP	92-19-047
132H-116-610	REP-E	92-09-063	132H-120-020	AMD	92-19-047	132H-120-245	NEW-P	92-14-061
132H-116-610	REP	92-13-097	132H-120-030	AMD-P	92-14-061	132H-120-245	NEW-E	92-14-075
132H-116-615	NEW-P	92-09-062	132H-120-030	AMD-E	92-14-075	132H-120-245	NEW	92-19-047
132H-116-615	NEW-E	92-09-063	132H-120-030	AMD	92-19-047	132H-120-300	AMD-P	92-14-061
132H-116-615	NEW	92-13-097	132H-120-040	AMD-P	92-14-061	132H-120-300	AMD-E	92-14-075
132H-116-620	AMD-P	92-09-062	132H-120-040	AMD-E	92-14-075	132H-120-300	AMD	92-19-047
132H-116-620	AMD-E	92-09-063	132H-120-040	AMD	92-19-047	132H-120-305	NEW-P	92-14-061
132H-116-620	AMD	92-13-097	132H-120-050	AMD-P	92-14-061	132H-120-305	NEW-E	92-14-075
132H-116-630	AMD-P	92-09-062	132H-120-050	AMD-E	92-14-075	132H-120-305	NEW	92-19-047
132H-116-630	AMD-E	92-09-063	132H-120-050	AMD	92-19-047	132H-120-310	AMD-P	92-14-061
132H-116-630	AMD	92-13-097	132H-120-062	REP-P	92-14-061	132H-120-310	AMD-E	92-14-075
132H-116-640	REP-P	92-09-062	132H-120-062	REP-E	92-14-075	132H-120-310	AMD	92-19-047
132H-116-640	REP-E	92-09-063	132H-120-062	REP	92-19-047	132H-120-320	REP-P	92-14-061
132H-116-640	REP	92-13-097	132H-120-070	REP-P	92-14-061	132H-120-320	REP-E	92-14-075
132H-116-650	REP-P	92-09-062	132H-120-070	REP-E	92-14-075	132H-120-320	REP	92-19-047
132H-116-650	REP-E	92-09-063	132H-120-070	REP	92-19-047	132H-120-330	REP-P	92-14-061
132H-116-650	REP	92-13-097	132H-120-072	REP-P	92-14-061	132H-120-330	REP-E	92-14-075
132H-116-655	NEW-P	92-09-062	132H-120-072	REP-E	92-14-075	132H-120-330	REP	92-19-047
132H-116-655	NEW-E	92-09-063	132H-120-072	REP	92-19-047	132H-120-335	NEW-P	92-14-061
132H-116-655	NEW	92-13-097	132H-120-073	REP-P	92-14-061	132H-120-335	NEW-E	92-14-075
132H-116-660	REP-P	92-09-062	132H-120-073	REP-E	92-14-075	132H-120-335	NEW	92-19-047
132H-116-660	REP-E	92-09-063	132H-120-073	REP	92-19-047	132H-120-340	REP-P	92-14-061
132H-116-660	REP	92-13-097	132H-120-075	REP-P	92-14-061	132H-120-340	REP-E	92-14-075
132H-116-670	REP-P	92-09-062	132H-120-075	REP-E	92-14-075	132H-120-340	REP	92-19-047
132H-116-670	REP-E	92-09-063	132H-120-075	REP	92-19-047	132H-120-350	AMD-P	92-14-061
132H-116-670	REP	92-13-097	132H-120-077	REP-P	92-14-061	132H-120-350	AMD-E	92-14-075
132H-116-680	REP-P	92-09-062	132H-120-077	REP-E	92-14-075	132H-120-350	AMD	92-19-047
132H-116-680	REP-E	92-09-063	132H-120-077	REP	92-19-047	132H-120-360	AMD-P	92-14-061
132H-116-680	REP	92-13-097	132H-120-078	REP-P	92-14-061	132H-120-360	AMD-E	92-14-075
132H-116-690	REP-P	92-09-062	132H-120-078	REP-E	92-14-075	132H-120-360	AMD	92-19-047
132H-116-690	REP-E	92-09-063	132H-120-078	REP	92-19-047	132H-120-400	REP-P	92-14-061
132H-116-690	REP	92-13-097	132H-120-079	REP-P	92-14-061	132H-120-400	REP-E	92-14-075
132H-116-700	REP-P	92-09-062	132H-120-079	REP-E	92-14-075	132H-120-400	REP	92-19-047
132H-116-700	REP-E	92-09-063	132H-120-079	REP	92-19-047	132H-120-405	NEW-P	92-14-061
132H-116-700	REP	92-13-097	132H-120-080	REP-P	92-14-061	132H-120-405	NEW-E	92-14-075
132H-116-710	REP-P	92-09-062	132H-120-080	REP-E	92-14-075	132H-120-405	NEW	92-19-047
132H-116-710	REP-E	92-09-063	132H-120-080	REP	92-19-047	132H-120-410	AMD-P	92-14-061
132H-116-710	REP	92-13-097	132H-120-090	REP-P	92-14-061	132H-120-410	AMD-E	92-14-075
132H-116-720	REP-P	92-09-062	132H-120-090	REP-E	92-14-075	132H-120-410	AMD	92-19-047
132H-116-720	REP-E	92-09-063	132H-120-090	REP	92-19-047	132H-120-420	AMD-P	92-14-061
132H-116-720	REP	92-13-097	132H-120-100	REP-P	92-14-061	132H-120-420	AMD-E	92-14-075
132H-116-730	AMD-P	92-09-062	132H-120-100	REP-E	92-14-075	132H-120-420	AMD	92-19-047
132H-116-730	AMD-E	92-09-063	132H-120-100	REP	92-19-047	132H-120-430	AMD-P	92-14-061
132H-116-730	AMD	92-13-097	132H-120-110	REP-P	92-14-061	132H-120-430	AMD-E	92-14-075
132H-116-740	REP-P	92-09-062	132H-120-110	REP-E	92-14-075	132H-120-430	AMD	92-19-047
132H-116-740	REP-E	92-09-063	132H-120-110	REP	92-19-047	132H-120-440	AMD-P	92-14-061
132H-116-740	REP	92-13-097	132H-120-120	REP-P	92-14-061	132H-120-440	AMD-E	92-14-075

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Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
132H-120-440	AMD	92-19-047	132H-200-200	REP-P	92-15-062	132I-112-130	REP	92-15-115
132H-120-450	AMD-P	92-14-061	132H-200-200	REP	92-19-048	132I-112-140	REP-P	92-09-152
132H-120-450	AMD-E	92-14-075	132H-200-250	REP-P	92-15-062	132I-112-140	REP	92-15-115
132H-120-450	AMD	92-19-047	132H-200-250	REP	92-19-048	132I-112-150	REP-P	92-09-152
132H-120-460	AMD-P	92-14-061	132I-104-010	REP-P	92-09-152	132I-112-150	REP	92-15-115
132H-120-460	AMD-E	92-14-075	132I-104-010	REP	92-15-115	132I-112-160	REP-P	92-09-152
132H-120-460	AMD	92-19-047	132I-104-030	AMD-P	92-09-152	132I-112-160	REP	92-15-115
132H-120-470	REP-P	92-14-061	132I-104-030	AMD	92-15-115	132I-112-170	REP-P	92-09-152
132H-120-470	REP-E	92-14-075	132I-104-040	AMD-P	92-09-152	132I-112-170	REP	92-15-115
132H-120-470	REP	92-19-047	132I-104-040	AMD	92-15-115	132I-112-180	REP-P	92-09-152
132H-120-475	NEW-P	92-14-061	132I-104-050	REP-P	92-09-152	132I-112-180	REP	92-15-115
132H-120-475	NEW-E	92-14-075	132I-104-050	REP	92-15-115	132I-112-190	REP-P	92-09-152
132H-120-475	NEW	92-19-047	132I-104-060	REP-P	92-09-152	132I-112-190	REP	92-15-115
132H-120-480	REP-P	92-14-061	132I-104-060	REP	92-15-115	132I-112-200	REP-P	92-09-152
132H-120-480	REP-E	92-14-075	132I-104-065	NEW-P	92-09-152	132I-112-200	REP	92-15-115
132H-120-480	REP	92-19-047	132I-104-065	NEW	92-15-115	132I-112-210	REP-P	92-09-152
132H-120-490	REP-P	92-14-061	132I-104-070	REP-P	92-09-152	132I-112-210	REP	92-15-115
132H-120-490	REP-E	92-14-075	132I-104-070	REP	92-15-115	132I-112-220	REP-P	92-09-152
132H-120-490	REP	92-19-047	132I-104-080	AMD-P	92-09-152	132I-112-220	REP	92-15-115
132H-121-010	NEW-P	92-15-065	132I-104-080	AMD	92-15-115	132I-112-230	REP-P	92-09-152
132H-121-010	NEW	92-19-051	132I-104-090	AMD-P	92-09-152	132I-112-230	REP	92-15-115
132H-122-010	NEW-P	92-15-068	132I-104-090	AMD	92-15-115	132I-112-240	REP-P	92-09-152
132H-122-010	NEW	92-19-054	132I-104-110	AMD-P	92-09-152	132I-112-240	REP	92-15-115
132H-122-020	NEW-P	92-15-068	132I-104-110	AMD	92-15-115	132I-116-010	AMD-P	92-09-152
132H-122-020	NEW	92-19-054	132I-108-010	NEW-P	92-09-152	132I-116-010	AMD	92-15-115
132H-122-030	NEW-P	92-15-068	132I-108-010	NEW	92-15-115	132I-116-090	AMD-P	92-09-152
132H-122-030	NEW	92-19-054	132I-108-020	NEW-P	92-09-152	132I-116-090	AMD	92-15-115
132H-128-010	REP-E	92-07-072	132I-108-020	NEW	92-15-115	132I-116-270	AMD-P	92-09-152
132H-128-010	REP-P	92-09-059	132I-108-030	NEW-P	92-09-152	132I-116-270	AMD	92-15-115
132H-128-010	REP	92-13-095	132I-108-030	NEW	92-15-115	132I-116-275	NEW-P	92-09-152
132H-128-020	REP-E	92-07-072	132I-108-040	NEW-P	92-09-152	132I-116-275	NEW	92-15-115
132H-128-020	REP-P	92-09-059	132I-108-040	NEW	92-15-115	132I-116-280	AMD-P	92-09-152
132H-128-020	REP	92-13-095	132I-108-050	NEW-P	92-09-152	132I-116-280	AMD	92-15-115
132H-128-030	REP-E	92-07-072	132I-108-050	NEW	92-15-115	132I-116-285	NEW-P	92-09-152
132H-128-030	REP-P	92-09-059	132I-108-060	NEW-P	92-09-152	132I-116-285	NEW	92-15-115
132H-128-030	REP	92-13-095	132I-108-060	NEW	92-15-115	132I-116-300	AMD-P	92-09-152
132H-128-040	REP-E	92-07-072	132I-108-070	NEW-P	92-09-152	132I-116-300	AMD	92-15-115
132H-128-040	REP-P	92-09-059	132I-108-070	NEW	92-15-115	132I-120-020	AMD-P	92-09-152
132H-128-040	REP	92-13-095	132I-108-080	NEW-P	92-09-152	132I-120-020	AMD	92-15-115
132H-131-010	NEW-P	92-15-067	132I-108-080	NEW	92-15-115	132I-120-100	AMD-P	92-09-152
132H-131-010	NEW	92-19-053	132I-108-090	NEW-P	92-09-152	132I-120-100	AMD	92-15-115
132H-131-020	NEW-P	92-15-067	132I-108-090	NEW	92-15-115	132I-120-105	NEW-P	92-09-152
132H-131-020	NEW	92-19-053	132I-108-100	NEW-P	92-09-152	132I-120-105	NEW	92-15-115
132H-132-020	AMD-P	92-15-073	132I-108-100	NEW	92-15-115	132I-120-300	REP-P	92-09-152
132H-132-020	AMD	92-19-055	132I-108-110	NEW-P	92-09-152	132I-120-300	REP	92-15-115
132H-133-010	NEW-P	92-15-063	132I-108-110	NEW	92-15-115	132I-120-305	REP-P	92-09-152
132H-133-010	NEW	92-19-049	132I-108-120	NEW-P	92-09-152	132I-120-305	REP	92-15-115
132H-133-020	NEW-P	92-15-063	132I-108-120	NEW	92-15-115	132I-120-310	REP-P	92-09-152
132H-133-020	NEW	92-19-049	132I-112-010	REP-P	92-09-152	132I-120-310	REP	92-15-115
132H-133-040	NEW-P	92-15-063	132I-112-010	REP	92-15-115	132I-120-320	REP-P	92-09-152
132H-133-040	NEW	92-19-049	132I-112-020	REP-P	92-09-152	132I-120-320	REP	92-15-115
132H-133-050	NEW-P	92-15-063	132I-112-020	REP	92-15-115	132I-120-325	REP-P	92-09-152
132H-133-050	NEW	92-19-049	132I-112-030	REP-P	92-09-152	132I-120-325	REP	92-15-115
132H-136-030	AMD-P	92-16-066	132I-112-030	REP	92-15-115	132I-120-335	REP-P	92-09-152
132H-136-030	AMD	92-19-052	132I-112-040	REP-P	92-09-152	132I-120-335	REP	92-15-115
132H-136-035	NEW-P	92-16-066	132I-112-040	REP	92-15-115	132I-120-345	REP-P	92-09-152
132H-136-035	NEW	92-19-052	132I-112-050	REP-P	92-09-152	132I-120-345	REP	92-15-115
132H-148-010	REP-E	92-07-073	132I-112-050	REP	92-15-115	132I-120-400	AMD-P	92-09-152
132H-148-010	REP-P	92-09-060	132I-112-060	REP-P	92-09-152	132I-120-400	AMD	92-15-115
132H-148-010	REP	92-13-096	132I-112-060	REP	92-15-115	132I-120-405	REP-P	92-09-152
132H-148-110	REP-E	92-07-073	132I-112-070	REP-P	92-09-152	132I-120-405	REP	92-15-115
132H-148-110	REP-P	92-09-060	132I-112-070	REP	92-15-115	132I-120-410	AMD-P	92-09-152
132H-148-110	REP	92-13-096	132I-112-080	REP-P	92-09-152	132I-120-410	AMD	92-15-115
132H-200-010	REP-P	92-15-062	132I-112-080	REP	92-15-115	132I-120-415	AMD-P	92-09-152
132H-200-010	REP	92-19-048	132I-112-090	REP-P	92-09-152	132I-120-415	AMD	92-15-115
132H-200-020	REP-P	92-15-062	132I-112-090	REP	92-15-115	132I-120-420	REP-P	92-09-152
132H-200-020	REP	92-19-048	132I-112-100	REP-P	92-09-152	132I-120-420	REP	92-15-115
132H-200-040	REP-P	92-15-062	132I-112-100	REP	92-15-115	132I-120-421	NEW-P	92-09-152
132H-200-040	REP	92-19-048	132I-112-110	REP-P	92-09-152	132I-120-421	NEW	92-15-115
132H-200-100	REP-P	92-15-062	132I-112-110	REP	92-15-115	132I-120-424	NEW-P	92-09-152
132H-200-100	REP	92-19-048	132I-112-120	REP-P	92-09-152	132I-120-424	NEW	92-15-115
132H-200-110	REP-P	92-15-062	132I-112-120	REP	92-15-115	132I-120-425	REP-P	92-09-152
132H-200-110	REP	92-19-048	132I-112-130	REP-P	92-09-152	132I-120-425	REP	92-15-115

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132K-12-330	REP	92-03-031	132M-112-011	REP-P	92-04-064	132M-136-020	AMD	92-09-009
132K-12-340	REP	92-03-031	132M-112-011	REP	92-09-092	132M-136-060	AMD-P	92-04-063
132K-12-350	REP	92-03-031	132M-113-010	AMD-P	92-04-065	132M-136-060	AMD	92-09-009
132K-12-360	REP	92-03-031	132M-113-010	AMD	92-09-093	132M-136-100	NEW-P	92-04-063
132K-12-370	REP	92-03-031	132M-113-015	AMD-P	92-04-065	132M-136-100	NEW	92-09-009
132K-12-380	REP	92-03-031	132M-113-015	AMD	92-09-093	132M-140-010	REP-P	92-04-063
132K-12-390	REP	92-03-031	132M-113-020	AMD-P	92-04-065	132M-140-010	REP	92-09-009
132K-12-400	REP	92-03-031	132M-113-020	AMD	92-09-093	132M-160-010	AMD-P	92-04-062
132K-12-410	REP	92-03-031	132M-113-025	AMD-P	92-04-065	132M-160-010	AMD	92-09-008
132K-12-420	REP	92-03-031	132M-113-025	AMD	92-09-093	132M-300-001	NEW-P	92-04-064
132K-12-430	REP	92-03-031	132M-113-030	AMD-P	92-04-065	132M-300-001	NEW	92-09-092
132K-12-440	REP	92-03-031	132M-113-030	AMD	92-09-093	132M-300-010	NEW-P	92-04-064
132K-12-450	REP	92-03-031	132M-113-035	REP-P	92-04-065	132M-300-010	NEW	92-09-092
132K-12-460	REP	92-03-031	132M-113-035	REP	92-09-093	132M-400-010	NEW-P	92-04-060
132K-12-470	REP	92-03-031	132M-113-045	REP-P	92-04-065	132M-400-010	NEW	92-09-006
132K-12-480	REP	92-03-031	132M-113-045	REP	92-09-093	132M-400-020	NEW-P	92-04-060
132K-12-490	REP	92-03-031	132M-113-050	NEW-P	92-04-065	132M-400-020	NEW	92-09-006
132K-12-500	REP	92-03-031	132M-113-050	NEW	92-09-093	132M-400-030	NEW-P	92-04-060
132K-12-510	REP	92-03-031	132M-113-055	NEW-P	92-04-065	132M-400-030	NEW	92-09-006
132K-12-520	REP	92-03-031	132M-113-055	NEW	92-09-093	132M-400-040	NEW-P	92-04-060
132K-12-530	REP	92-03-031	132M-115-001	NEW-P	92-04-061	132M-400-040	NEW	92-09-006
132K-12-540	REP	92-03-031	132M-115-001	NEW	92-09-007	132Q-04-020	AMD-P	92-10-053
132K-12-550	REP	92-03-031	132M-115-010	REP-P	92-04-061	132Q-04-020	AMD	92-14-038
132K-12-560	REP	92-03-031	132M-115-010	REP	92-09-007	132Q-04-095	AMD-P	92-10-053
132K-12-570	REP	92-03-031	132M-115-020	REP-P	92-04-061	132Q-04-095	AMD	92-14-038
132K-12-580	REP	92-03-031	132M-115-020	REP	92-09-007	132Q-04-096	NEW-P	92-10-053
132K-12-590	REP	92-03-031	132M-115-030	REP-P	92-04-061	132Q-04-096	NEW	92-14-038
132K-12-600	REP	92-03-031	132M-115-030	REP	92-09-007	132Q-04-120	AMD-P	92-10-053
132K-12-610	REP	92-03-031	132M-115-040	REP-P	92-04-061	132Q-04-120	AMD	92-14-038
132K-12-620	REP	92-03-031	132M-115-040	REP	92-09-007	132Q-04-130	AMD-P	92-10-053
132K-12-630	REP	92-03-031	132M-120	AMD-P	92-04-059	132Q-04-130	AMD	92-14-038
132K-12-640	REP	92-03-031	132M-120	AMD	92-09-094	132Q-04-140	AMD-P	92-10-053
132K-12-650	REP	92-03-031	132M-120-010	AMD-P	92-04-059	132Q-04-140	AMD	92-14-038
132K-12-660	REP	92-03-031	132M-120-010	AMD	92-09-094	132Q-04-170	AMD-P	92-10-053
132K-12-670	REP	92-03-031	132M-120-020	AMD-P	92-04-059	132Q-04-170	AMD	92-14-038
132K-12-680	REP	92-03-031	132M-120-020	AMD	92-09-094	132Q-04-180	AMD-P	92-10-053
132K-12-690	REP	92-03-031	132M-120-025	NEW-P	92-04-059	132Q-04-180	AMD	92-14-038
132K-12-700	REP	92-03-031	132M-120-025	NEW	92-09-094	132Q-04-190	AMD-P	92-10-053
132K-12-710	REP	92-03-031	132M-120-030	AMD-P	92-04-059	132Q-04-190	AMD	92-14-038
132K-12-720	REP	92-03-031	132M-120-030	AMD	92-09-094	132Q-04-200	AMD-P	92-10-053
132K-12-725	REP	92-03-031	132M-120-040	AMD-P	92-04-059	132Q-04-200	AMD	92-14-038
132K-12-730	REP	92-03-031	132M-120-040	AMD	92-09-094	132Q-04-210	AMD-P	92-10-053
132K-12-740	REP	92-03-031	132M-120-050	REP-P	92-04-059	132Q-04-210	AMD	92-14-038
132K-12-750	REP	92-03-031	132M-120-050	REP	92-09-094	132Q-04-250	AMD-P	92-10-053
132K-12-760	REP	92-03-031	132M-120-065	NEW-P	92-04-059	132Q-04-250	AMD	92-14-038
132K-12-770	REP	92-03-031	132M-120-065	NEW	92-09-094	132Q-04-260	AMD-P	92-10-053
132K-12-780	REP	92-03-031	132M-120-070	REP-P	92-04-059	132Q-04-260	AMD	92-14-038
132K-12-790	REP	92-03-031	132M-120-070	REP	92-09-094	132Q-04-280	AMD-P	92-10-053
132K-12-800	REP	92-03-031	132M-120-080	REP-P	92-04-059	132Q-04-280	AMD	92-14-038
132K-12-810	REP	92-03-031	132M-120-080	REP	92-09-094	132Q-05-050	AMD-P	92-10-052
132K-12-820	REP	92-03-031	132M-120-095	NEW-P	92-04-059	132Q-05-050	AMD	92-14-037
132K-12-830	REP	92-03-031	132M-120-095	NEW	92-09-094	132Q-05-060	AMD-P	92-10-052
132K-12-840	REP	92-03-031	132M-120-100	NEW-P	92-04-059	132Q-05-060	AMD	92-14-037
132M-108-010	NEW-P	92-04-058	132M-120-100	NEW	92-09-094	132Q-05-070	AMD-P	92-10-052
132M-108-010	NEW	92-09-005	132M-120-110	NEW-P	92-04-059	132Q-05-070	AMD	92-14-037
132M-108-020	NEW-P	92-04-058	132M-120-110	NEW	92-09-094	132Q-05-080	AMD-P	92-10-052
132M-108-020	NEW	92-09-005	132M-120-120	NEW-P	92-04-059	132Q-05-080	AMD	92-14-037
132M-108-030	NEW-P	92-04-058	132M-120-120	NEW	92-09-094	132Q-05-090	AMD-P	92-10-052
132M-108-030	NEW	92-09-005	132M-120-130	NEW-P	92-04-059	132Q-05-090	AMD	92-14-037
132M-108-040	NEW-P	92-04-058	132M-120-130	NEW	92-09-094	132Q-05-100	AMD-P	92-10-052
132M-108-040	NEW	92-09-005	132M-120-200	NEW-P	92-04-059	132Q-05-100	AMD	92-14-037
132M-108-050	NEW-P	92-04-058	132M-120-200	NEW	92-09-094	132Q-05-120	AMD-P	92-10-052
132M-108-050	NEW	92-09-005	132M-120-210	NEW-P	92-04-059	132Q-05-120	AMD	92-14-037
132M-108-060	NEW-P	92-04-058	132M-120-210	NEW	92-09-094	132Q-06-020	AMD-P	92-10-057
132M-108-060	NEW	92-09-005	132M-120-220	NEW-P	92-04-059	132Q-06-020	AMD	92-14-042
132M-108-070	NEW-P	92-04-058	132M-120-220	NEW	92-09-094	132Q-06-025	AMD-P	92-10-057
132M-108-070	NEW	92-09-005	132M-120-300	NEW-P	92-04-059	132Q-06-025	AMD	92-14-042
132M-108-080	NEW-P	92-04-058	132M-120-300	NEW	92-09-094	132Q-06-030	AMD-P	92-10-057
132M-108-080	NEW	92-09-005	132M-120-310	NEW-P	92-04-059	132Q-06-030	AMD	92-14-042
132M-110-130	AMD-P	92-04-057	132M-120-310	NEW	92-09-094	132Q-06-040	AMD-P	92-10-057
132M-110-130	AMD	92-09-004	132M-120-320	NEW-P	92-04-059	132Q-06-040	AMD	92-14-042
132M-112-010	REP-P	92-04-064	132M-120-320	NEW	92-09-094	132Q-12-010	AMD-P	92-10-056
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132Q-16-006	REP-P	92-10-058	132R-117-010	NEW	92-20-077	136-210-020	AMD-W	92-12-005
132Q-16-006	REP	92-14-043	132V-300-010	NEW-P	92-24-052	136-210-030	AMD-P	92-08-072
132Q-16-009	REP-P	92-10-058	132V-300-020	NEW-P	92-24-052	136-210-030	AMD-W	92-12-005
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132Q-16-012	REP	92-14-043	132Y-100-008	AMD	92-09-055	139-05-242	NEW-C	92-21-031
132Q-16-015	REP-P	92-10-058	132Y-100-010	REP-P	92-04-067	139-10-220	AMD-P	92-16-071
132Q-16-015	REP	92-14-043	132Y-100-010	REP	92-09-055	139-10-222	NEW-P	92-16-069
132Q-16-018	REP-P	92-10-058	132Y-100-028	AMD-P	92-04-067	139-10-222	NEW-C	92-21-032
132Q-16-018	REP	92-14-043	132Y-100-028	AMD	92-09-055	142-12-026	AMD-P	92-10-031
132Q-16-021	REP-P	92-10-058	132Y-100-036	REP-P	92-04-067	142-12-026	AMD	92-15-080
132Q-16-021	REP	92-14-043	132Y-100-036	REP	92-09-055	142-40-010	NEW-P	92-10-032
132Q-16-024	REP-P	92-10-058	132Y-100-040	REP-P	92-04-067	142-40-010	NEW	92-14-035
132Q-16-024	REP	92-14-043	132Y-100-040	REP	92-09-055	142-40-020	NEW-P	92-10-032
132Q-16-027	REP-P	92-10-058	132Y-100-044	AMD-P	92-04-067	142-40-020	NEW	92-14-035
132Q-16-027	REP	92-14-043	132Y-100-044	AMD	92-09-055	142-40-030	NEW-P	92-10-032
132Q-16-030	REP-P	92-10-058	132Y-100-048	REP-P	92-04-067	142-40-030	NEW	92-14-035
132Q-16-030	REP	92-14-043	132Y-100-048	REP	92-09-055	172-04-010	NEW-P	92-04-085
132Q-16-033	REP-P	92-10-058	132Y-100-066	NEW-P	92-04-067	172-04-010	NEW	92-09-101
132Q-16-033	REP	92-14-043	132Y-100-066	NEW	92-09-055	172-06-010	NEW-P	92-04-083
132Q-16-036	REP-P	92-10-058	132Y-100-072	AMD-P	92-04-067	172-06-010	NEW	92-09-099
132Q-16-036	REP	92-14-043	132Y-100-072	AMD	92-09-055	172-65	AMD-P	92-05-054
132Q-16-039	REP-P	92-10-058	132Y-100-100	AMD-P	92-04-067	172-65	AMD	92-09-103
132Q-16-039	REP	92-14-043	132Y-100-100	AMD	92-09-055	172-65-010	AMD-P	92-05-054
132Q-16-042	REP-P	92-10-058	132Y-100-104	AMD-P	92-04-067	172-65-010	AMD	92-09-103
132Q-16-042	REP	92-14-043	132Y-100-104	AMD	92-09-055	172-65-020	AMD-P	92-05-054
132Q-16-045	REP-P	92-10-058	132Y-100-112	AMD-P	92-04-067	172-65-020	AMD	92-09-103
132Q-16-045	REP	92-14-043	132Y-100-112	AMD	92-09-055	172-65-030	AMD-P	92-05-054
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132Q-16-048	REP	92-14-043	132Y-100-116	AMD	92-09-055	172-65-040	AMD-P	92-05-054
132Q-16-051	REP-P	92-10-058	132Y-100-120	AMD-P	92-04-067	172-65-040	AMD	92-09-103
132Q-16-051	REP	92-14-043	132Y-100-120	AMD	92-09-055	172-65-050	AMD-P	92-05-054
132Q-16-054	REP-P	92-10-058	136-01-010	AMD-P	92-08-068	172-65-050	AMD	92-09-103
132Q-16-054	REP	92-14-043	136-01-010	AMD	92-13-036	172-65-060	AMD-P	92-05-054
132Q-16-057	REP-P	92-10-058	136-01-020	AMD-P	92-08-068	172-65-060	AMD	92-09-103
132Q-16-057	REP	92-14-043	136-01-020	AMD	92-13-036	172-65-070	AMD-P	92-05-054
132Q-16-060	REP-P	92-10-058	136-01-030	AMD-P	92-08-068	172-65-070	AMD	92-09-103
132Q-16-060	REP	92-14-043	136-01-030	AMD	92-13-036	172-65-080	AMD-P	92-05-054
132Q-16-063	REP-P	92-10-058	136-03-010	NEW-P	92-08-069	172-65-080	AMD	92-09-103
132Q-16-063	REP	92-14-043	136-03-010	NEW	92-13-037	172-65-090	AMD-P	92-05-054
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132Q-20-020	AMD	92-14-036	136-03-020	NEW	92-13-037	172-108-010	NEW-P	92-04-084
132Q-20-040	AMD-P	92-10-051	136-03-030	NEW-P	92-08-069	172-108-010	NEW	92-09-100
132Q-20-040	AMD	92-14-036	136-03-030	NEW	92-13-037	172-108-020	NEW-P	92-04-084
132Q-20-060	AMD-P	92-10-051	136-03-040	NEW-P	92-08-069	172-108-020	NEW	92-09-100
132Q-20-060	AMD	92-14-036	136-03-040	NEW	92-13-037	172-108-030	NEW-P	92-04-084
132Q-20-090	AMD-P	92-10-051	136-03-050	NEW-P	92-08-069	172-108-030	NEW	92-09-100
132Q-20-090	AMD	92-14-036	136-03-050	NEW	92-13-037	172-108-040	NEW-P	92-04-084
132Q-20-110	AMD-P	92-10-051	136-03-060	NEW-P	92-08-069	172-108-040	NEW	92-09-100
132Q-20-110	AMD	92-14-036	136-03-060	NEW	92-13-037	172-108-050	NEW-P	92-04-084
132Q-20-130	AMD-P	92-10-051	136-03-070	NEW-P	92-08-069	172-108-050	NEW	92-09-100
132Q-20-130	AMD	92-14-036	136-03-070	NEW	92-13-037	172-108-060	NEW-P	92-04-084
132Q-20-160	AMD-P	92-10-051	136-03-080	NEW-P	92-08-069	172-108-060	NEW	92-09-100
132Q-20-160	AMD	92-14-036	136-03-080	NEW	92-13-037	172-108-070	NEW-P	92-04-084
132Q-20-170	AMD-P	92-10-051	136-03-090	NEW-P	92-08-069	172-108-070	NEW	92-09-100
132Q-20-170	AMD	92-14-036	136-03-090	NEW	92-13-037	172-108-080	NEW-P	92-04-084
132Q-20-200	AMD-P	92-10-051	136-03-100	NEW-P	92-08-069	172-108-080	NEW	92-09-100
132Q-20-200	AMD	92-14-036	136-03-100	NEW	92-13-037	172-108-090	NEW-P	92-04-084
132Q-20-210	AMD-P	92-10-051	136-03-110	NEW-P	92-08-069	172-108-090	NEW	92-09-100
132Q-20-210	AMD	92-14-036	136-03-110	NEW	92-13-037	172-118	AMD-P	92-15-129
132Q-20-220	AMD-P	92-10-051	136-130-030	AMD-P	92-08-070	172-118	AMD	92-22-028
132Q-20-220	AMD	92-14-036	136-130-030	AMD	92-13-038	172-118-010	AMD-P	92-15-129
132Q-20-240	AMD-P	92-10-051	136-130-050	AMD-P	92-08-070	172-118-010	AMD	92-22-028
132Q-20-240	AMD	92-14-036	136-130-050	AMD	92-13-038	172-118-020	AMD-P	92-15-129
132Q-20-250	AMD-P	92-10-051	136-130-060	AMD-P	92-08-070	172-118-020	AMD	92-22-028
132Q-20-250	AMD	92-14-036	136-130-060	AMD	92-13-038	172-118-030	AMD-P	92-15-129
132Q-20-260	AMD-P	92-10-051	136-130-070	AMD-P	92-08-070	172-118-030	AMD	92-22-028
132Q-20-260	AMD	92-14-036	136-130-070	AMD	92-13-038	172-118-040	AMD-P	92-15-129
132Q-108-050	AMD-P	92-10-054	136-160-050	AMD-P	92-08-071	172-118-040	AMD	92-22-028
132Q-108-050	AMD	92-14-039	136-160-050	AMD	92-13-039	172-118-050	AMD-P	92-15-129
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172-118-070	REP-P	92-15-129	172-136-090	AMD	92-21-048	172-325-010	AMD-P	92-05-055
172-118-070	REP	92-22-028	172-136-100	AMD-P	92-16-063	172-325-010	AMD	92-09-104
172-118-080	AMD-P	92-15-129	172-136-100	AMD	92-21-048	172-325-010	AMD-P	92-16-062
172-118-080	AMD	92-22-028	172-136-110	AMD-P	92-16-063	172-325-010	AMD	92-21-047
172-118-090	NEW-P	92-15-129	172-136-110	AMD	92-21-048	173-03-030	AMD-E	92-13-049
172-118-090	NEW	92-22-028	172-136-120	AMD-P	92-16-063	173-03-030	AMD-P	92-15-112
172-122-100	NEW-P	92-15-127	172-136-120	AMD	92-21-048	173-03-030	AMD	92-20-116
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172-122-100	NEW-P	92-16-098	172-136-600	REP	92-21-048	173-03-040	AMD-E	92-13-049
172-122-100	NEW	92-22-001	172-136-610	REP-P	92-16-063	173-03-040	AMD-P	92-15-112
172-122-110	NEW-P	92-15-127	172-136-610	REP	92-21-048	173-03-040	AMD	92-20-116
172-122-110	NEW-W	92-16-061	172-136-620	REP-P	92-16-063	173-03-040	AMD-E	92-20-117
172-122-110	NEW-P	92-16-098	172-136-620	REP	92-21-048	173-03-060	AMD-E	92-13-049
172-122-110	NEW	92-22-001	172-139-010	NEW-P	92-15-128	173-03-060	AMD-P	92-15-112
172-122-120	NEW-P	92-15-127	172-139-010	NEW	92-21-043	173-03-060	AMD	92-20-116
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172-122-120	NEW-P	92-16-098	172-139-020	NEW	92-21-043	173-03-070	AMD-E	92-13-049
172-122-120	NEW	92-22-001	172-139-030	NEW-P	92-15-128	173-03-070	AMD-P	92-15-112
172-122-200	NEW-P	92-15-127	172-139-030	NEW	92-21-043	173-03-070	AMD	92-20-116
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172-122-200	NEW-P	92-16-098	172-139-040	NEW	92-21-043	173-03-100	AMD-E	92-13-049
172-122-200	NEW	92-22-001	172-144-010	AMD-P	92-05-053	173-03-100	AMD-P	92-15-112
172-122-210	NEW-P	92-15-127	172-144-010	AMD	92-09-102	173-03-100	AMD	92-20-116
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172-122-300	NEW-W	92-16-061	172-144-040	AMD-P	92-05-053	173-19-140	AMD	93-01-108
172-122-300	NEW-P	92-16-098	172-144-040	AMD	92-09-102	173-19-1404	AMD-P	92-20-085
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172-122-400	NEW-P	92-16-098	172-144-050	REP	92-09-102	173-19-230	AMD	92-09-135
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172-124-010	AMD-P	92-05-056	172-149-050	REP-P	92-21-042	173-19-2515	AMD	92-11-044
172-124-010	AMD	92-09-105	172-149-050	REP	93-01-073	173-19-2521	AMD-P	92-07-088
172-124-020	AMD-P	92-05-056	172-149-060	REP-P	92-21-042	173-19-2521	AMD-C	92-09-128
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172-124-100	REP	92-09-105	172-149-070	REP	93-01-073	173-19-2521	AMD	92-19-090
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172-124-200	REP	92-09-105	172-149-080	REP	93-01-073	173-19-2523	AMD-P	92-09-132
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172-124-210	REP	92-09-105	172-149-090	REP	93-01-073	173-19-2601	AMD	92-04-081
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172-124-220	REP	92-09-105	172-149-100	REP	93-01-073	173-19-2602	AMD-C	92-09-127
172-136-010	AMD-P	92-16-063	172-149-110	REP-P	92-21-042	173-19-2602	AMD-C	92-12-054
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172-136-015	NEW	92-21-048	172-168-020	AMD	92-23-047	173-19-3503	AMD-P	92-20-089
172-136-020	REP-P	92-16-063	172-168-060	REP-P	92-14-056	173-19-3514	AMD-P	92-15-109
172-136-020	REP	92-21-048	172-168-060	REP	92-23-047	173-19-3514	AMD-C	92-21-081
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172-136-040	AMD	92-21-048	172-168-080	AMD-P	92-14-056	173-19-360	AMD-C	92-14-120
172-136-050	AMD-P	92-16-063	172-168-080	AMD	92-23-047	173-19-360	AMD-P	92-15-110
172-136-050	AMD	92-21-048	172-168-090	AMD-P	92-14-056	173-19-360	AMD	92-17-074
172-136-060	AMD-P	92-16-063	172-168-090	AMD	92-23-047	173-19-360	AMD	92-21-084
172-136-060	AMD	92-21-048	172-168-100	AMD-P	92-14-056	173-19-360	AMD	93-01-138
172-136-070	AMD-P	92-16-063	172-168-100	AMD	92-23-047	173-19-410	AMD-P	92-22-103
172-136-070	AMD	92-21-048	172-168-110	AMD-P	92-14-056	173-19-4205	AMD-P	92-03-130
172-136-070	AMD	92-21-048	172-168-110	AMD	92-23-047	173-19-4205	AMD	92-09-134
172-136-080	AMD-P	92-16-063	172-168-120	AMD-P	92-14-056	173-19-430	AMD-P	92-07-089
			172-168-120	AMD	92-23-047	173-19-430	AMD-C	92-13-078

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-19-430	AMD	92-16-095	173-175-390	NEW-P	92-06-091	173-180C-060	NEW	93-01-089
173-19-450	AMD-P	92-15-108	173-175-390	NEW	92-12-055	173-180C-070	NEW-P	92-17-075
173-19-450	AMD-C	92-20-068	173-175-390	AMD-P	92-20-115	173-180C-070	NEW	93-01-089
173-19-450	AMD-C	92-21-082	173-175-390	AMD-C	92-24-076	173-180C-080	NEW-P	92-17-075
173-19-450	AMD-C	92-24-102	173-175-390	AMD	93-01-090	173-180C-080	NEW	93-01-089
173-19-450	AMD-C	93-02-011	173-175-400	NEW-P	92-06-091	173-180C-090	NEW-P	92-17-075
173-175-010	NEW-P	92-06-091	173-175-400	NEW	92-12-055	173-180C-090	NEW	93-01-089
173-175-010	NEW	92-12-055	173-175-500	NEW-P	92-06-091	173-180C-095	NEW-P	92-17-075
173-175-020	NEW-P	92-06-091	173-175-500	NEW	92-12-055	173-180C-095	NEW	93-01-089
173-175-020	NEW	92-12-055	173-175-510	NEW-P	92-06-091	173-180C-098	NEW-P	92-17-075
173-175-020	AMD-P	92-20-115	173-175-510	NEW	92-12-055	173-180C-098	NEW	93-01-089
173-175-020	AMD-C	92-24-076	173-175-520	NEW-P	92-06-091	173-180D-010	NEW-P	92-06-087
173-175-020	AMD	93-01-090	173-175-520	NEW	92-12-055	173-180D-010	NEW	92-15-035
173-175-030	NEW-P	92-06-091	173-175-530	NEW	92-12-055	173-180D-020	NEW-P	92-06-087
173-175-030	NEW	92-12-055	173-175-600	NEW-P	92-06-091	173-180D-020	NEW	92-15-035
173-175-030	AMD-P	92-20-115	173-175-600	NEW	92-12-055	173-180D-030	NEW-P	92-06-087
173-175-030	AMD-C	92-24-076	173-175-610	NEW-P	92-06-091	173-180D-030	NEW	92-15-035
173-175-030	AMD	93-01-090	173-175-610	NEW	92-12-055	173-180D-040	NEW-P	92-06-087
173-175-040	NEW-P	92-06-091	173-175-620	NEW-P	92-06-091	173-180D-040	NEW	92-15-035
173-175-040	NEW	92-12-055	173-175-620	NEW	92-12-055	173-180D-050	NEW-P	92-06-087
173-175-050	NEW-P	92-06-091	173-175-630	NEW-P	92-06-091	173-180D-050	NEW	92-15-035
173-175-050	NEW	92-12-055	173-175-630	NEW	92-12-055	173-180D-055	NEW-P	92-06-087
173-175-060	NEW-P	92-06-091	173-175-700	NEW-P	92-20-115	173-180D-055	NEW	92-15-035
173-175-060	NEW	92-12-055	173-175-700	NEW-C	92-24-076	173-180D-060	NEW-P	92-06-087
173-175-070	NEW-P	92-06-091	173-175-700	NEW	93-01-090	173-180D-060	NEW	92-15-035
173-175-070	NEW	92-12-055	173-175-710	NEW-P	92-20-115	173-180D-065	NEW-P	92-06-087
173-175-070	AMD-P	92-20-115	173-175-710	NEW-C	92-24-076	173-180D-065	NEW	92-15-035
173-175-070	AMD-C	92-24-076	173-175-710	NEW	93-01-090	173-180D-070	NEW-P	92-06-087
173-175-070	AMD	93-01-090	173-175-720	NEW-P	92-20-115	173-180D-070	NEW	92-15-035
173-175-100	NEW-P	92-06-091	173-175-720	NEW-C	92-24-076	173-180D-075	NEW-P	92-06-087
173-175-100	NEW	92-12-055	173-175-720	NEW	93-01-090	173-180D-075	NEW	92-15-035
173-175-110	NEW-P	92-06-091	173-175-730	NEW-P	92-20-115	173-180D-080	NEW-P	92-06-087
173-175-110	NEW	92-12-055	173-175-730	NEW-C	92-24-076	173-180D-080	NEW	92-15-035
173-175-120	NEW-P	92-06-091	173-175-730	NEW	93-01-090	173-180D-085	NEW-P	92-06-087
173-175-120	NEW	92-12-055	173-175-740	NEW-P	92-20-115	173-180D-085	NEW	92-15-035
173-175-130	NEW-P	92-06-091	173-175-740	NEW-C	92-24-076	173-180D-090	NEW-P	92-06-087
173-175-130	NEW	92-12-055	173-175-740	NEW	93-01-090	173-180D-090	NEW	92-15-035
173-175-140	NEW-P	92-06-091	173-175-750	NEW-P	92-20-115	173-180D-098	NEW-P	92-06-087
173-175-140	NEW	92-12-055	173-175-750	NEW-C	92-24-076	173-180D-098	NEW	92-15-035
173-175-150	NEW-P	92-06-091	173-175-750	NEW	93-01-090	173-183	NEW-C	92-09-034
173-175-150	NEW	92-12-055	173-175-760	NEW-P	92-20-115	173-183-010	NEW	92-10-005
173-175-160	NEW-P	92-06-091	173-175-760	NEW-C	92-24-076	173-183-020	NEW	92-10-005
173-175-160	NEW	92-12-055	173-175-760	NEW	93-01-090	173-183-030	NEW	92-10-005
173-175-170	NEW-P	92-06-091	173-175-770	NEW-P	92-20-115	173-183-100	NEW	92-10-005
173-175-170	NEW	92-12-055	173-175-770	NEW-C	92-24-076	173-183-200	NEW	92-10-005
173-175-180	NEW-P	92-06-091	173-175-770	NEW	93-01-090	173-183-210	NEW	92-10-005
173-175-180	NEW	92-12-055	173-175-780	NEW-P	92-20-115	173-183-220	NEW	92-10-005
173-175-190	NEW-P	92-06-091	173-175-780	NEW-C	92-24-076	173-183-230	NEW	92-10-005
173-175-190	NEW	92-12-055	173-175-780	NEW	93-01-090	173-183-240	NEW	92-10-005
173-175-200	NEW-P	92-06-091	173-175-790	NEW-P	92-20-115	173-183-250	NEW	92-10-005
173-175-200	NEW	92-12-055	173-175-790	NEW-C	92-24-076	173-183-260	NEW	92-10-005
173-175-210	NEW-P	92-06-091	173-175-790	NEW	93-01-090	173-183-270	NEW	92-10-005
173-175-210	NEW	92-12-055	173-175-800	NEW-P	92-20-115	173-183-300	NEW	92-10-005
173-175-220	NEW-P	92-06-091	173-175-800	NEW-C	92-24-076	173-183-310	NEW	92-10-005
173-175-220	NEW	92-12-055	173-175-800	NEW	93-01-090	173-183-320	NEW	92-10-005
173-175-230	NEW-P	92-06-091	173-175-810	NEW-P	92-20-115	173-183-330	NEW	92-10-005
173-175-230	NEW	92-12-055	173-175-810	NEW-C	92-24-076	173-183-340	NEW	92-10-005
173-175-240	NEW-P	92-06-091	173-175-810	NEW	93-01-090	173-183-350	NEW-W	92-11-038
173-175-240	NEW	92-12-055	173-175-820	NEW-P	92-20-115	173-183-400	NEW	92-10-005
173-175-250	NEW-P	92-06-091	173-175-820	NEW-C	92-24-076	173-183-410	NEW	92-10-005
173-175-250	NEW	92-12-055	173-175-820	NEW	93-01-090	173-183-420	NEW	92-10-005
173-175-260	NEW-P	92-06-091	173-180C	NEW-C	92-18-029	173-183-430	NEW	92-10-005
173-175-260	NEW	92-12-055	173-180C-010	NEW-P	92-17-075	173-183-440	NEW	92-10-005
173-175-270	NEW-P	92-06-091	173-180C-010	NEW	93-01-089	173-183-450	NEW	92-10-005
173-175-270	NEW	92-12-055	173-180C-020	NEW-P	92-17-075	173-183-450	NEW	92-13-083
173-175-350	NEW-P	92-06-091	173-180C-020	NEW	93-01-089	173-183-460	NEW	92-10-005
173-175-350	NEW	92-12-055	173-180C-030	NEW-P	92-17-075	173-183-470	NEW	92-10-005
173-175-360	NEW-P	92-06-091	173-180C-030	NEW	93-01-089	173-183-500	NEW	92-10-005
173-175-360	NEW	92-12-055	173-180C-040	NEW-P	92-17-075	173-183-600	NEW	92-10-005
173-175-370	NEW-P	92-06-091	173-180C-040	NEW	93-01-089	173-183-610	NEW	92-10-005
173-175-370	NEW	92-12-055	173-180C-050	NEW-P	92-17-075	173-183-620	NEW	92-10-005
173-175-380	NEW-P	92-06-091	173-180C-050	NEW	93-01-089	173-183-700	NEW	92-10-005
173-175-380	NEW	92-12-055	173-180C-060	NEW-P	92-17-075	173-183-710	NEW	92-10-005

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-183-800	NEW	92-10-005	173-201A-180	NEW	92-24-037	173-305-070	REP-P	92-05-083
173-183-810	NEW	92-10-005	173-202-020	AMD-E	92-05-084	173-305-070	REP	92-10-043
173-183-820	NEW	92-10-005	173-202-020	AMD-P	92-07-085	173-305-080	REP-P	92-05-083
173-183-830	NEW	92-10-005	173-202-020	AMD-S	92-11-068	173-305-080	REP	92-10-043
173-183-840	NEW	92-10-005	173-202-020	AMD	92-14-098	173-305-090	REP-P	92-05-083
173-183-850	NEW	92-10-005	173-202-020	AMD-P	92-20-128	173-305-090	REP	92-10-043
173-183-860	NEW	92-10-005	173-202-020	AMD-E	92-20-129	173-322-010	AMD-E	92-14-072
173-183-865	NEW	92-10-005	173-202-020	AMD	92-23-029	173-322-020	AMD-E	92-14-072
173-183-870	NEW	92-10-005	173-202-020	AMD	93-01-091	173-322-050	AMD-E	92-14-072
173-183-880	NEW	92-10-005	173-216-010	AMD-E	92-21-015	173-322-060	AMD-E	92-14-072
173-183-890	NEW	92-10-005	173-216-030	AMD-E	92-21-015	173-322-070	AMD-E	92-14-072
173-183-900	NEW	92-10-005	173-216-040	AMD-E	92-21-015	173-322-080	AMD-E	92-14-072
173-183-910	NEW	92-10-005	173-216-050	AMD-E	92-21-015	173-322-090	AMD-E	92-14-072
173-183-920	NEW	92-10-005	173-216-070	AMD-E	92-21-015	173-322-100	AMD-E	92-14-072
173-201	REP-C	92-21-003	173-216-130	AMD-E	92-21-015	173-322-105	NEW-E	92-14-072
173-201-010	REP-P	92-11-041	173-216-140	AMD-E	92-21-015	173-326-010	AMD-P	92-16-087
173-201-010	REP	92-24-037	173-220-010	AMD-E	92-21-015	173-326-010	AMD	92-23-072
173-201-025	REP-P	92-11-041	173-220-020	AMD-E	92-21-015	173-326-010	AMD	92-24-101
173-201-025	REP	92-24-037	173-220-030	AMD-E	92-21-015	173-326-020	AMD-P	92-16-087
173-201-035	REP-P	92-11-041	173-220-040	AMD-E	92-21-015	173-326-020	AMD	92-23-072
173-201-035	REP	92-24-037	173-220-045	REP-E	92-21-015	173-326-020	AMD	92-24-101
173-201-045	REP-P	92-11-041	173-220-050	AMD-E	92-21-015	173-326-030	AMD-P	92-16-087
173-201-045	REP	92-24-037	173-220-060	AMD-E	92-21-015	173-326-030	AMD	92-23-072
173-201-047	REP-P	92-11-041	173-220-070	AMD-E	92-21-015	173-326-030	AMD	92-24-101
173-201-047	REP	92-24-037	173-220-090	AMD-E	92-21-015	173-326-040	AMD-P	92-16-087
173-201-070	REP-P	92-11-041	173-220-100	AMD-E	92-21-015	173-326-040	AMD	92-23-072
173-201-070	REP	92-24-037	173-220-110	AMD-E	92-21-015	173-326-040	AMD	92-24-101
173-201-080	REP-P	92-11-041	173-220-225	AMD-E	92-21-015	173-326-050	NEW-P	92-16-087
173-201-080	REP	92-24-037	173-224-015	AMD	92-03-131	173-326-050	NEW	92-23-072
173-201-085	REP-P	92-11-041	173-224-020	AMD	92-03-131	173-326-050	NEW	92-24-101
173-201-085	REP	92-24-037	173-224-030	AMD	92-03-131	173-326-060	NEW-P	92-16-087
173-201-090	REP-P	92-11-041	173-224-040	AMD	92-03-131	173-326-060	NEW	92-23-072
173-201-090	REP	92-24-037	173-224-050	AMD	92-03-131	173-326-060	NEW	92-24-101
173-201-100	REP-P	92-11-041	173-224-090	AMD	92-03-131	173-328-010	NEW-P	92-24-103
173-201-100	REP	92-24-037	173-224-100	AMD	92-03-131	173-328-020	NEW-P	92-24-103
173-201-110	REP-P	92-11-041	173-224-120	AMD	92-03-131	173-328-030	NEW-P	92-24-103
173-201-110	REP	92-24-037	173-226-010	NEW-E	92-21-015	173-328-040	NEW-P	92-24-103
173-201-120	REP-P	92-11-041	173-226-020	NEW-E	92-21-015	173-328-050	NEW-P	92-24-103
173-201-120	REP	92-24-037	173-226-030	NEW-E	92-21-015	173-328-060	NEW-P	92-24-103
173-201A	NEW-C	92-21-003	173-226-040	NEW-E	92-21-015	173-328-070	NEW-P	92-24-103
173-201A-010	NEW-P	92-11-041	173-226-050	NEW-E	92-21-015	173-400-030	AMD-P	92-18-096
173-201A-010	NEW	92-24-037	173-226-060	NEW-E	92-21-015	173-400-040	AMD-P	92-18-096
173-201A-020	NEW-P	92-11-041	173-226-070	NEW-E	92-21-015	173-400-070	AMD-P	92-18-096
173-201A-020	NEW	92-24-037	173-226-080	NEW-E	92-21-015	173-400-075	AMD-P	92-18-096
173-201A-030	NEW-P	92-11-041	173-226-090	NEW-E	92-21-015	173-400-080	NEW-P	92-18-096
173-201A-030	NEW	92-24-037	173-226-100	NEW-E	92-21-015	173-400-100	AMD-P	92-18-096
173-201A-040	NEW-P	92-11-041	173-226-110	NEW-E	92-21-015	173-400-105	AMD-P	92-18-096
173-201A-040	NEW	92-24-037	173-226-120	NEW-E	92-21-015	173-400-107	NEW-P	92-18-096
173-201A-050	NEW-P	92-11-041	173-226-130	NEW-E	92-21-015	173-400-110	AMD-P	92-18-096
173-201A-050	NEW	92-24-037	173-226-140	NEW-E	92-21-015	173-400-112	NEW-P	92-18-096
173-201A-060	NEW-P	92-11-041	173-226-150	NEW-E	92-21-015	173-400-113	NEW-P	92-18-096
173-201A-060	NEW	92-24-037	173-226-160	NEW-E	92-21-015	173-400-114	NEW-P	92-18-096
173-201A-070	NEW-P	92-11-041	173-226-170	NEW-E	92-21-015	173-400-115	AMD-P	92-18-096
173-201A-070	NEW	92-24-037	173-226-180	NEW-E	92-21-015	173-400-116	NEW-P	92-18-096
173-201A-080	NEW-P	92-11-041	173-226-190	NEW-E	92-21-015	173-400-120	AMD-P	92-18-096
173-201A-080	NEW	92-24-037	173-226-200	NEW-E	92-21-015	173-400-131	AMD-P	92-18-096
173-201A-100	NEW-P	92-11-041	173-226-210	NEW-E	92-21-015	173-400-136	AMD-P	92-18-096
173-201A-100	NEW	92-24-037	173-226-220	NEW-E	92-21-015	173-400-141	AMD-P	92-18-096
173-201A-110	NEW-P	92-11-041	173-226-230	NEW-E	92-21-015	173-400-171	AMD-P	92-18-096
173-201A-110	NEW	92-24-037	173-226-240	NEW-E	92-21-015	173-400-180	AMD-P	92-18-096
173-201A-120	NEW-P	92-11-041	173-226-250	NEW-E	92-21-015	173-400-230	AMD-P	92-18-096
173-201A-120	NEW	92-24-037	173-303-070	AMD-P	92-18-078	173-400-230	AMD-E	92-19-017
173-201A-130	NEW-P	92-11-041	173-303-070	AMD-E	92-19-067	173-400-230	AMD-E	93-02-012
173-201A-130	NEW	92-24-037	173-303-120	AMD-P	92-18-078	173-400-250	AMD-P	92-18-096
173-201A-140	NEW-P	92-11-041	173-303-120	AMD-E	92-19-067	173-420-010	NEW-P	92-20-114
173-201A-140	NEW	92-24-037	173-303-145	AMD-P	92-03-127	173-420-020	NEW-P	92-20-114
173-201A-150	NEW-P	92-11-041	173-303-145	AMD-C	92-11-040	173-420-030	NEW-P	92-20-114
173-201A-150	NEW	92-24-037	173-303-145	AMD	92-15-036	173-420-040	NEW-P	92-20-114
173-201A-160	NEW-P	92-11-041	173-303-506	NEW-E	92-11-045	173-420-050	NEW-P	92-20-114
173-201A-160	NEW	92-24-037	173-303-506	NEW-P	92-18-078	173-420-060	NEW-P	92-20-114
173-201A-170	NEW-P	92-11-041	173-303-506	NEW-E	92-19-067	173-420-070	NEW-P	92-20-114
173-201A-170	NEW	92-24-037	173-305-060	REP-P	92-05-083	173-420-080	NEW-P	92-20-114
173-201A-180	NEW-P	92-11-041	173-305-060	REP	92-10-043	173-420-090	NEW-P	92-20-114

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Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-420-100	NEW-P	92-20-114	173-425-060	NEW	92-23-019	173-492-030	NEW-S	92-11-043
173-420-110	NEW-P	92-20-114	173-425-060	NEW	92-24-077	173-492-030	NEW	92-20-123
173-422	AMD-C	92-18-077	173-425-065	REP-P	92-12-026	173-492-030	NEW	92-24-057
173-422-010	AMD-P	92-09-133	173-425-065	REP	92-23-019	173-492-040	NEW-P	92-06-088
173-422-010	AMD	92-22-029	173-425-065	REP	92-24-077	173-492-040	NEW-S	92-11-043
173-422-020	AMD-P	92-09-133	173-425-070	NEW-P	92-12-026	173-492-040	NEW	92-20-123
173-422-020	AMD	92-22-029	173-425-070	NEW	92-23-019	173-492-040	NEW	92-24-057
173-422-030	AMD-P	92-09-133	173-425-070	NEW	92-24-077	173-492-050	NEW-P	92-06-088
173-422-030	AMD	92-22-029	173-425-075	REP-P	92-12-026	173-492-050	NEW-S	92-11-043
173-422-035	AMD-P	92-09-133	173-425-075	REP	92-23-019	173-492-050	NEW	92-20-123
173-422-035	AMD	92-22-029	173-425-075	REP	92-24-077	173-492-050	NEW	92-24-057
173-422-040	AMD-P	92-09-133	173-425-080	NEW-P	92-12-026	173-492-060	NEW-P	92-06-088
173-422-040	AMD	92-22-029	173-425-080	NEW	92-23-019	173-492-060	NEW-S	92-11-043
173-422-050	AMD-P	92-09-133	173-425-080	NEW	92-24-077	173-492-060	NEW	92-20-123
173-422-050	AMD	92-22-029	173-425-085	REP-P	92-12-026	173-492-060	NEW	92-24-057
173-422-060	AMD-P	92-09-133	173-425-085	REP	92-23-019	173-492-070	NEW-P	92-06-088
173-422-060	AMD	92-22-029	173-425-085	REP	92-24-077	173-492-070	NEW-S	92-11-043
173-422-065	NEW-P	92-09-133	173-425-090	NEW-P	92-12-026	173-492-070	NEW	92-20-123
173-422-065	NEW	92-22-029	173-425-090	NEW	92-23-019	173-492-070	NEW	92-24-057
173-422-070	AMD-P	92-09-133	173-425-090	NEW	92-24-077	173-492-080	NEW-P	92-06-088
173-422-070	AMD	92-22-029	173-425-095	REP-P	92-12-026	173-492-080	NEW-S	92-11-043
173-422-075	NEW-P	92-09-133	173-425-095	REP	92-23-019	173-492-080	NEW	92-20-123
173-422-075	NEW	92-22-029	173-425-095	REP	92-24-077	173-492-080	NEW	92-24-057
173-422-080	REP-P	92-09-133	173-425-100	AMD-P	92-12-026	173-492-090	NEW-P	92-06-088
173-422-080	REP	92-22-029	173-425-100	AMD	92-23-019	173-492-090	NEW-S	92-11-043
173-422-090	AMD-P	92-09-133	173-425-100	AMD	92-24-077	173-492-090	NEW	92-20-123
173-422-090	AMD	92-22-029	173-425-110	NEW-P	92-12-026	173-492-090	NEW	92-24-057
173-422-095	NEW-P	92-09-133	173-425-110	NEW	92-23-019	173-492-100	NEW-P	92-06-088
173-422-095	NEW	92-22-029	173-425-110	NEW	92-24-077	173-492-100	NEW-S	92-11-043
173-422-100	AMD-P	92-09-133	173-425-115	REP-P	92-12-026	173-492-100	NEW	92-20-123
173-422-100	AMD	92-22-029	173-425-115	REP	92-23-019	173-492-100	NEW	92-24-057
173-422-110	REP-P	92-09-133	173-425-115	REP	92-24-077	173-563	NEW-C	92-16-026
173-422-110	REP	92-22-029	173-425-120	REP-P	92-12-026	173-563	NEW-C	92-22-088
173-422-120	AMD-P	92-09-133	173-425-120	REP	92-23-019	173-563-015	NEW-E	92-07-055
173-422-120	AMD	92-22-029	173-425-120	REP	92-24-077	173-563-015	NEW-P	92-14-010
173-422-130	AMD-P	92-09-133	173-425-130	REP-P	92-12-026	173-563-015	NEW-E	92-14-012
173-422-130	AMD	92-22-029	173-425-130	REP	92-23-019	173-563-015	NEW-E	92-21-041
173-422-140	AMD-P	92-09-133	173-425-130	REP	92-24-077	173-563-015	NEW	93-01-009
173-422-140	AMD	92-22-029	173-425-140	REP-P	92-12-026	173-564	NEW-C	92-16-027
173-422-150	REP-P	92-09-133	173-425-140	REP	92-23-019	173-564	NEW-C	92-22-087
173-422-150	REP	92-22-029	173-425-140	REP	92-24-077	173-564-010	NEW-E	92-07-054
173-422-160	AMD-P	92-09-133	173-430	AMD-E	92-19-018	173-564-010	NEW-P	92-14-009
173-422-160	AMD	92-22-029	173-430-020	AMD-E	92-19-018	173-564-010	NEW-E	92-14-011
173-422-170	AMD-P	92-09-133	173-430-070	AMD-E	92-19-018	173-564-010	NEW-E	92-21-040
173-422-170	AMD	92-22-029	173-433-100	AMD-P	92-09-035	173-564-010	NEW	93-01-010
173-422-180	REP-P	92-09-133	173-433-100	AMD-C	92-15-111	173-564-020	NEW-E	92-07-054
173-422-180	REP	92-22-029	173-433-100	AMD-C	92-18-095	173-564-020	NEW-P	92-14-009
173-425	AMD-C	92-19-079	173-433-100	AMD-P	92-21-083	173-564-020	NEW-E	92-14-011
173-425-010	AMD-P	92-12-026	173-433-100	AMD-W	92-22-089	173-564-020	NEW-E	92-21-040
173-425-010	AMD	92-23-019	173-433-110	AMD-P	92-09-035	173-564-020	NEW	93-01-010
173-425-010	AMD	92-24-077	173-433-110	AMD-C	92-15-111	173-564-030	NEW-E	92-07-054
173-425-020	AMD-P	92-12-026	173-433-110	AMD-C	92-18-095	173-564-030	NEW-P	92-14-009
173-425-020	AMD	92-23-019	173-433-110	AMD-P	92-21-083	173-564-030	NEW-E	92-14-011
173-425-020	AMD	92-24-077	173-433-110	AMD-W	92-22-089	173-564-030	NEW-E	92-21-040
173-425-030	AMD-P	92-12-026	173-433-170	AMD-P	92-09-035	173-564-030	NEW	93-01-010
173-425-030	AMD	92-23-019	173-433-170	AMD-E	92-10-022	173-564-040	NEW-E	92-07-054
173-425-030	AMD	92-24-077	173-433-170	AMD-C	92-15-111	173-564-040	NEW-P	92-14-009
173-425-036	REP-P	92-12-026	173-433-170	AMD-E	92-18-028	173-564-040	NEW-E	92-14-011
173-425-036	REP	92-23-019	173-433-170	AMD-C	92-18-095	173-564-040	NEW-E	92-21-040
173-425-036	REP	92-24-077	173-433-170	AMD-P	92-21-083	173-564-040	NEW	93-01-010
173-425-040	NEW-P	92-12-026	173-433-170	AMD-W	92-22-089	178-01-010	NEW-C	92-03-055
173-425-040	NEW	92-23-019	173-433-170	AMD-E	93-01-137	178-01-010	NEW-E	92-03-056
173-425-040	NEW	92-24-077	173-491-050	AMD-P	92-19-016	178-01-010	NEW	92-09-002
173-425-045	REP-P	92-12-026	173-492	NEW-C	92-19-066	180-16-200	AMD	92-05-047
173-425-045	REP	92-23-019	173-492-010	NEW-P	92-06-088	180-16-200	AMD-P	92-13-075
173-425-045	REP	92-24-077	173-492-010	NEW-S	92-11-043	180-16-200	AMD	92-17-053
173-425-050	NEW-P	92-12-026	173-492-010	NEW	92-20-123	180-16-205	AMD	92-05-047
173-425-050	NEW	92-23-019	173-492-010	NEW	92-24-057	180-16-205	AMD-P	92-13-075
173-425-050	NEW	92-24-077	173-492-020	NEW-P	92-06-088	180-16-205	AMD	92-17-053
173-425-055	REP-P	92-12-026	173-492-020	NEW-S	92-11-043	180-16-222	AMD	92-04-044
173-425-055	REP	92-23-019	173-492-020	NEW	92-20-123	180-16-223	AMD	92-04-044
173-425-055	REP	92-24-077	173-492-020	NEW	92-24-057	180-20-005	NEW-P	92-13-098
173-425-060	NEW-P	92-12-026	173-492-030	NEW-P	92-06-088	180-20-005	NEW-W	92-20-119

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-20-030	NEW-P	92-13-098	180-27-056	AMD-E	92-13-047	180-51-085	AMD	92-08-078
180-20-030	NEW-W	92-20-119	180-27-056	AMD-P	92-13-059	180-53-065	REP-P	92-13-075
180-20-031	NEW-P	92-13-098	180-27-056	AMD	92-16-058	180-53-065	REP	92-17-053
180-20-031	NEW-W	92-20-119	180-27-05605	AMD-P	92-20-082	180-53-070	NEW-P	92-13-075
180-20-034	NEW-P	92-13-098	180-27-05605	AMD	92-24-027	180-53-070	NEW	92-17-053
180-20-034	NEW-W	92-20-119	180-27-058	AMD-E	92-13-047	180-75-016	NEW	92-04-044
180-20-035	NEW-P	92-13-098	180-27-058	AMD-P	92-13-059	180-75-055	AMD	92-04-044
180-20-035	NEW-W	92-20-119	180-27-058	AMD	92-16-058	180-75-065	AMD	92-04-044
180-20-036	NEW-P	92-13-098	180-27-075	AMD-P	92-20-082	180-75-080	REP	92-04-044
180-20-036	NEW-W	92-20-119	180-27-075	AMD	92-24-027	180-75-085	AMD	92-04-044
180-20-040	NEW-P	92-13-098	180-27-500	NEW-E	92-13-047	180-75-085	AMD-E	92-13-021
180-20-040	NEW-W	92-20-119	180-27-500	NEW-P	92-13-059	180-75-085	AMD-E	92-15-038
180-20-045	NEW-P	92-13-098	180-27-500	NEW	92-16-058	180-75-085	AMD-P	92-15-098
180-20-045	NEW-W	92-20-119	180-27-505	NEW-E	92-13-047	180-75-085	AMD	92-20-083
180-20-050	NEW-P	92-13-098	180-27-505	NEW-P	92-13-059	180-75-087	AMD	92-04-044
180-20-050	NEW-W	92-20-119	180-27-505	NEW	92-16-058	180-75-089	NEW	92-04-044
180-20-055	NEW-P	92-13-098	180-27-505	AMD-P	92-24-071	180-75-090	AMD	92-04-044
180-20-055	NEW-W	92-20-119	180-27-50501	NEW-P	92-24-026	180-75-110	NEW	92-04-044
180-20-060	NEW-P	92-13-098	180-27-50501	NEW-W	92-24-050	180-77-040	AMD	92-05-039
180-20-060	NEW-W	92-20-119	180-27-510	NEW-E	92-13-047	180-77-045	AMD	92-05-039
180-20-065	NEW-P	92-13-098	180-27-510	NEW-P	92-13-059	180-77-050	AMD	92-05-039
180-20-065	NEW-W	92-20-119	180-27-510	NEW	92-16-058	180-77-065	AMD	92-05-039
180-20-070	NEW-P	92-13-098	180-27-510	NEW-E	92-13-047	180-77-100	NEW	92-05-039
180-20-070	NEW-W	92-20-119	180-27-515	NEW-P	92-13-059	180-77-105	NEW	92-05-039
180-20-075	NEW-P	92-13-098	180-27-515	NEW	92-16-058	180-77-110	NEW	92-05-039
180-20-075	NEW-W	92-20-119	180-27-525	NEW-E	92-13-047	180-78-165	AMD	92-06-027
180-20-080	NEW-P	92-13-098	180-27-525	NEW-P	92-13-059	180-78-200	NEW-W	92-09-108
180-20-080	NEW-W	92-20-119	180-27-525	NEW	92-16-058	180-79-045	AMD-E	92-13-021
180-20-090	NEW-P	92-13-098	180-27-530	NEW-E	92-13-047	180-79-045	AMD-E	92-15-038
180-20-090	NEW-W	92-20-119	180-27-530	NEW-P	92-13-059	180-79-045	AMD-P	92-15-098
180-20-095	NEW-P	92-13-098	180-27-530	NEW	92-16-058	180-79-045	AMD	92-20-083
180-20-095	NEW-W	92-20-119	180-27-535	NEW-E	92-13-047	180-79-047	AMD	92-04-044
180-20-101	NEW-P	92-13-098	180-27-535	NEW-P	92-13-059	180-79-049	AMD	92-04-044
180-20-101	NEW-W	92-20-119	180-27-535	NEW	92-16-058	180-79-060	AMD-E	92-13-021
180-20-111	NEW-P	92-13-098	180-29-085	AMD-E	92-13-047	180-79-060	AMD-E	92-15-038
180-20-111	NEW-W	92-20-119	180-29-085	AMD-P	92-13-059	180-79-060	AMD-P	92-15-098
180-20-115	NEW-P	92-13-098	180-29-085	AMD	92-16-058	180-79-060	AMD	92-20-083
180-20-115	NEW-W	92-20-119	180-29-160	AMD-P	92-20-082	180-79-065	AMD-E	92-13-021
180-20-120	NEW-P	92-13-098	180-29-160	AMD	92-24-027	180-79-065	AMD-E	92-15-038
180-20-120	NEW-W	92-20-119	180-29-165	AMD-P	92-20-082	180-79-065	AMD-P	92-15-098
180-20-125	NEW-P	92-13-098	180-29-165	AMD	92-24-027	180-79-065	AMD	92-20-083
180-20-125	NEW-W	92-20-119	180-40-235	AMD-P	92-20-120	180-79-075	AMD	92-04-044
180-20-130	NEW-P	92-13-098	180-40-235	AMD	93-01-077	180-79-080	AMD	92-04-044
180-20-130	NEW-W	92-20-119	180-46	AMD-P	92-20-122	180-79-085	AMD-E	92-13-021
180-20-135	NEW-P	92-13-098	180-46	AMD	92-24-025	180-79-086	AMD	92-04-044
180-20-135	NEW-W	92-20-119	180-46-005	AMD-P	92-20-122	180-79-115	AMD	92-04-044
180-20-140	NEW-P	92-13-098	180-46-005	AMD	92-24-025	180-79-115	AMD-E	92-13-021
180-20-140	NEW-W	92-20-119	180-46-010	AMD-P	92-20-122	180-79-115	AMD-E	92-15-038
180-20-145	NEW-P	92-13-098	180-46-010	AMD	92-24-025	180-79-115	AMD-P	92-15-098
180-20-145	NEW-W	92-20-119	180-46-015	AMD-P	92-20-122	180-79-115	AMD	92-20-083
180-20-150	NEW-P	92-13-098	180-46-015	AMD	92-24-025	180-79-117	AMD-E	92-13-021
180-20-150	NEW-W	92-20-119	180-46-020	AMD-P	92-20-122	180-79-117	AMD-E	92-15-038
180-20-155	NEW-P	92-13-098	180-46-020	AMD	92-24-025	180-79-117	AMD-P	92-15-098
180-20-155	NEW-W	92-20-119	180-46-025	AMD-P	92-20-122	180-79-117	AMD	92-20-083
180-20-160	NEW-P	92-13-098	180-46-025	AMD	92-24-025	180-79-120	AMD	92-04-044
180-20-160	NEW-W	92-20-119	180-46-030	AMD-P	92-20-122	180-79-122	AMD-E	92-13-021
180-25-030	AMD-E	92-13-047	180-46-030	AMD	92-24-025	180-79-122	AMD-E	92-15-038
180-25-030	AMD-P	92-13-059	180-46-040	AMD-P	92-20-122	180-79-122	AMD-P	92-15-098
180-25-030	AMD	92-16-058	180-46-040	AMD	92-24-025	180-79-122	AMD	92-20-083
180-25-031	NEW	92-04-043	180-46-045	AMD-P	92-20-122	180-79-123	NEW	92-04-044
180-25-032	NEW-E	92-13-047	180-46-045	AMD	92-24-025	180-79-123	AMD-E	92-13-021
180-25-032	NEW-P	92-13-059	180-46-050	AMD-P	92-20-122	180-79-123	AMD-E	92-15-038
180-25-032	NEW	92-16-058	180-46-050	AMD	92-24-025	180-79-123	AMD-P	92-15-098
180-27-016	NEW-E	92-13-047	180-46-055	AMD-P	92-20-122	180-79-123	AMD	92-20-083
180-27-016	NEW-P	92-13-059	180-46-055	AMD	92-24-025	180-79-127	AMD-E	92-13-021
180-27-016	NEW	92-16-058	180-46-065	AMD-P	92-20-122	180-79-127	AMD-E	92-15-038
180-27-020	AMD-P	92-20-082	180-46-065	AMD	92-24-025	180-79-127	AMD-P	92-15-098
180-27-020	AMD	92-24-027	180-51-005	AMD-P	92-24-105	180-79-127	AMD	92-20-083
180-27-045	AMD-P	92-20-082	180-51-025	AMD-P	92-24-105	180-79-129	REP	92-04-044
180-27-045	AMD	92-24-027	180-51-030	AMD-P	92-24-105	180-79-131	AMD	92-04-044
180-27-052	NEW-E	92-13-047	180-51-055	AMD-P	92-24-105	180-79-136	AMD	92-04-044
180-27-052	NEW-P	92-13-059	180-51-100	AMD-P	92-24-105	180-79-230	AMD	92-04-044
180-27-052	NEW	92-16-058	180-51-085	AMD-P	92-05-067	180-79-236	AMD-P	92-24-070

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180-79-241	AMD-P	92-08-077	204-38-040	AMD-P	92-05-015	212-26-001	REP-P	92-20-071
180-79-241	AMD	92-15-037	204-38-040	AMD	92-11-032	212-26-001	REP-E	92-20-072
180-79-310	REP	92-04-044	204-39	PREP	92-13-012A	212-26-005	REP-P	92-20-071
180-79-311	NEW	92-04-044	204-62	PREP	92-13-012A	212-26-005	REP-E	92-20-072
180-79-333	NEW	92-04-044	204-70	PREP	92-13-012A	212-26-010	REP-P	92-20-071
180-79-379	NEW	92-04-044	204-74A-060	AMD	92-09-050	212-26-010	REP-E	92-20-072
180-85-045	AMD	92-04-044	212-12-001	NEW-P	92-20-071	212-26-015	REP-P	92-20-071
180-85-077	NEW	92-04-044	212-12-001	NEW-E	92-20-072	212-26-015	REP-E	92-20-072
180-85-115	AMD	92-04-044	212-12-005	NEW-P	92-20-071	212-26-020	REP-P	92-20-071
180-86-150	AMD-P	92-08-077	212-12-005	NEW-E	92-20-072	212-26-020	REP-E	92-20-072
180-86-150	AMD	92-15-037	212-12-011	NEW-P	92-20-071	212-26-025	REP-P	92-20-071
180-86-155	AMD-P	92-08-077	212-12-011	NEW-E	92-20-072	212-26-025	REP-E	92-20-072
180-86-155	AMD	92-15-037	212-12-015	NEW-P	92-20-071	212-26-030	REP-P	92-20-071
180-86-155	AMD-P	92-20-121	212-12-015	NEW-E	92-20-072	212-26-030	REP-E	92-20-072
180-86-155	AMD	92-24-069	212-12-020	NEW-P	92-20-071	212-26-035	REP-P	92-20-071
180-110-035	AMD-P	92-13-058	212-12-020	NEW-E	92-20-072	212-26-035	REP-E	92-20-072
180-110-035	AMD	92-16-057	212-12-025	NEW-P	92-20-071	212-26-040	REP-P	92-20-071
182-12-111	AMD	92-03-040	212-12-025	NEW-E	92-20-072	212-26-040	REP-E	92-20-072
182-12-115	AMD-P	92-04-001	212-12-030	NEW-P	92-20-071	212-26-045	REP-P	92-20-071
182-12-115	AMD-C	92-07-046	212-12-030	NEW-E	92-20-072	212-26-045	REP-E	92-20-072
182-12-115	AMD	92-08-003	212-12-035	NEW-P	92-20-071	212-26-050	REP-P	92-20-071
192-12-017	REP-P	92-07-104	212-12-035	NEW-E	92-20-072	212-26-050	REP-E	92-20-072
192-12-017	REP	92-14-047	212-12-040	NEW-P	92-20-071	212-26-055	REP-P	92-20-071
192-12-019	REP-P	92-07-104	212-12-040	NEW-E	92-20-072	212-26-055	REP-E	92-20-072
192-12-019	REP	92-14-047	212-12-044	NEW-P	92-20-071	212-26-060	REP-P	92-20-071
192-12-072	AMD-P	92-07-104	212-14-001	REP-P	92-20-071	212-26-060	REP-E	92-20-072
192-12-072	AMD	92-14-047	212-14-001	REP-E	92-20-072	212-26-065	REP-P	92-20-071
192-12-300	AMD-P	92-03-145	212-14-005	REP-P	92-20-071	212-26-065	REP-E	92-20-072
192-12-300	AMD-W	92-16-078	212-14-005	REP-E	92-20-072	212-26-070	REP-P	92-20-071
192-12-305	AMD-P	92-03-145	212-14-010	REP-P	92-20-071	212-26-070	REP-E	92-20-072
192-12-305	AMD-W	92-16-078	212-14-010	REP-E	92-20-072	212-26-075	REP-P	92-20-071
192-12-310	AMD-P	92-03-145	212-14-015	REP-P	92-20-071	212-26-075	REP-E	92-20-072
192-12-310	AMD-W	92-16-078	212-14-015	REP-E	92-20-072	212-26-080	REP-P	92-20-071
192-12-320	AMD-P	92-03-145	212-14-020	REP-P	92-20-071	212-26-080	REP-E	92-20-072
192-12-320	AMD-W	92-16-078	212-14-020	REP-E	92-20-072	212-26-085	REP-P	92-20-071
192-12-370	NEW-P	92-03-145	212-14-025	REP-P	92-20-071	212-26-085	REP-E	92-20-072
192-12-370	NEW-W	92-16-078	212-14-025	REP-E	92-20-072	212-26-090	REP-P	92-20-071
192-12-400	NEW-P	92-07-104	212-14-030	REP-P	92-20-071	212-26-090	REP-E	92-20-072
192-12-400	NEW	92-14-047	212-14-030	REP-E	92-20-072	212-26-095	REP-P	92-20-071
192-12-405	NEW-P	92-07-104	212-14-035	REP-P	92-20-071	212-26-095	REP-E	92-20-072
192-12-405	NEW	92-14-047	212-14-035	REP-E	92-20-072	212-26-100	REP-P	92-20-071
192-32-120	NEW	92-05-051	212-14-040	REP-P	92-20-071	212-26-100	REP-E	92-20-072
192-32-125	NEW	92-05-051	212-14-040	REP-E	92-20-072	212-26-105	REP-P	92-20-071
194-10-030	AMD-P	92-21-094	212-14-045	REP-P	92-20-071	212-26-105	REP-E	92-20-072
194-10-100	AMD-P	92-21-094	212-14-045	REP-E	92-20-072	212-28-001	REP-P	92-20-071
194-10-110	AMD-P	92-21-094	212-14-050	REP-P	92-20-071	212-28-001	REP-E	92-20-072
194-10-130	AMD-P	92-21-094	212-14-050	REP-E	92-20-072	212-28-010	REP-P	92-20-071
194-10-140	AMD-P	92-21-094	212-14-055	REP-P	92-20-071	212-28-010	REP-E	92-20-072
196-12-030	AMD-P	92-21-105	212-14-055	REP-E	92-20-072	212-28-015	REP-P	92-20-071
196-12-030	AMD	93-01-081	212-14-060	REP-P	92-20-071	212-28-015	REP-E	92-20-072
196-12-050	AMD-P	92-21-105	212-14-060	REP-E	92-20-072	212-28-020	REP-P	92-20-071
196-12-050	AMD	93-01-081	212-14-070	REP-P	92-20-071	212-28-020	REP-E	92-20-072
196-16-020	AMD-P	92-21-105	212-14-070	REP-E	92-20-072	212-28-025	REP-P	92-20-071
196-16-020	AMD	93-01-081	212-14-080	REP-P	92-20-071	212-28-025	REP-E	92-20-072
196-16-031	AMD-P	92-21-105	212-14-080	REP-E	92-20-072	212-28-030	REP-P	92-20-071
196-16-031	AMD	93-01-081	212-14-090	REP-P	92-20-071	212-28-030	REP-E	92-20-072
196-24-030	AMD-P	92-21-105	212-14-090	REP-E	92-20-072	212-28-035	REP-P	92-20-071
196-24-030	AMD	93-01-081	212-14-100	REP-P	92-20-071	212-28-035	REP-E	92-20-072
196-24-050	AMD-P	92-04-008	212-14-100	REP-E	92-20-072	212-28-040	REP-P	92-20-071
196-24-050	AMD	92-09-089	212-14-105	REP-P	92-20-071	212-28-040	REP-E	92-20-072
196-24-050	AMD-P	92-21-105	212-14-105	REP-E	92-20-072	212-28-045	REP-P	92-20-071
196-24-050	AMD	93-01-081	212-14-110	REP-P	92-20-071	212-28-045	REP-E	92-20-072
196-24-105	AMD-P	92-12-053	212-14-110	REP-E	92-20-072	212-28-050	REP-P	92-20-071
196-24-105	AMD	92-15-139	212-14-115	REP-P	92-20-071	212-28-050	REP-E	92-20-072
196-24-105	AMD-P	92-21-105	212-14-115	REP-E	92-20-072	212-28-055	REP-P	92-20-071
196-24-105	AMD	93-01-081	212-14-120	REP-P	92-20-071	212-28-055	REP-E	92-20-072
204-24-030	AMD	92-05-016	212-14-120	REP-E	92-20-072	212-28-060	REP-P	92-20-071
204-24-040	AMD	92-05-016	212-14-12001	REP-P	92-20-071	212-28-060	REP-E	92-20-072
204-24-050	AMD	92-05-016	212-14-12001	REP-E	92-20-072	212-28-065	REP-P	92-20-071
204-24-070	AMD	92-05-016	212-14-125	REP-P	92-20-071	212-28-065	REP-E	92-20-072
204-32	PREP	92-13-012A	212-14-125	REP-E	92-20-072	212-28-070	REP-P	92-20-071
204-38-030	AMD-P	92-05-015	212-14-130	REP-P	92-20-071	212-28-070	REP-E	92-20-072
204-38-030	AMD	92-11-032	212-14-130	REP-E	92-20-072	212-28-075	REP-P	92-20-071

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
212-56A-130	REP-E	92-20-072	212-65-065	REP-P	92-20-071	212-80-015	AMD-E	92-14-074
212-56A-135	REP-P	92-20-071	212-65-065	REP-E	92-20-072	212-80-015	AMD-E	92-20-035
212-56A-135	REP-E	92-20-072	212-65-070	REP-P	92-20-071	212-80-015	AMD	92-20-070
212-56A-140	REP-P	92-20-071	212-65-070	REP-E	92-20-072	212-80-030	AMD-P	92-14-073
212-56A-140	REP-E	92-20-072	212-65-075	REP-P	92-20-071	212-80-030	AMD-E	92-14-074
212-64-001	REP-P	92-20-071	212-65-075	REP-E	92-20-072	212-80-030	AMD-E	92-20-035
212-64-001	REP-E	92-20-072	212-65-080	REP-P	92-20-071	212-80-030	AMD	92-20-070
212-64-005	REP-P	92-20-071	212-65-080	REP-E	92-20-072	212-80-035	AMD-P	92-14-073
212-64-005	REP-E	92-20-072	212-65-085	REP-P	92-20-071	212-80-035	AMD-E	92-14-074
212-64-015	REP-P	92-20-071	212-65-085	REP-E	92-20-072	212-80-035	AMD-E	92-20-035
212-64-015	REP-E	92-20-072	212-65-090	REP-P	92-20-071	212-80-035	AMD	92-20-070
212-64-020	REP-P	92-20-071	212-65-090	REP-E	92-20-072	212-80-055	AMD-P	92-14-073
212-64-020	REP-E	92-20-072	212-65-095	REP-P	92-20-071	212-80-055	AMD-E	92-14-074
212-64-025	REP-P	92-20-071	212-65-095	REP-E	92-20-072	212-80-055	AMD-E	92-20-035
212-64-025	REP-E	92-20-072	212-65-100	REP-P	92-20-071	212-80-055	AMD	92-20-070
212-64-030	REP-P	92-20-071	212-65-100	REP-E	92-20-072	212-80-065	AMD-P	92-14-073
212-64-030	REP-E	92-20-072	212-70-010	REP-P	92-20-071	212-80-065	AMD-E	92-14-074
212-64-033	REP-P	92-20-071	212-70-010	REP-E	92-20-072	212-80-065	AMD-E	92-20-035
212-64-033	REP-E	92-20-072	212-70-010	REP-E	92-20-071	212-80-065	AMD	92-20-070
212-64-035	REP-P	92-20-071	212-70-020	REP-P	92-20-071	212-80-065	AMD-P	92-14-073
212-64-035	REP-E	92-20-072	212-70-020	REP-E	92-20-072	212-80-115	AMD-P	92-14-073
212-64-037	REP-P	92-20-071	212-70-030	REP-P	92-20-071	212-80-115	AMD-E	92-14-074
212-64-037	REP-E	92-20-072	212-70-030	REP-E	92-20-072	212-80-115	AMD-E	92-20-035
212-64-039	REP-P	92-20-071	212-70-040	REP-P	92-20-071	212-80-115	AMD	92-20-070
212-64-039	REP-E	92-20-072	212-70-040	REP-E	92-20-072	212-80-125	NEW-P	92-14-073
212-64-040	REP-P	92-20-071	212-70-050	REP-P	92-20-071	212-80-125	NEW-E	92-14-074
212-64-040	REP-E	92-20-072	212-70-050	REP-E	92-20-072	212-80-125	NEW-E	92-20-035
212-64-043	REP-P	92-20-071	212-70-060	REP-P	92-20-071	212-80-125	NEW	92-20-070
212-64-043	REP-E	92-20-072	212-70-060	REP-E	92-20-072	220-16	AMD-C	92-11-083
212-64-045	REP-P	92-20-071	212-70-070	REP-P	92-20-071	220-16	AMD-S	92-11-083
212-64-045	REP-E	92-20-072	212-70-070	REP-E	92-20-072	220-16-01500A	NEW-E	92-13-040
212-64-050	REP-P	92-20-071	212-70-080	REP-P	92-20-071	220-16-040	AMD-P	92-09-137
212-64-050	REP-E	92-20-072	212-70-080	REP-E	92-20-072	220-16-040	AMD	92-15-105
212-64-055	REP-P	92-20-071	212-70-090	REP-P	92-20-071	220-16-046	NEW-P	92-09-137
212-64-055	REP-E	92-20-072	212-70-090	REP-E	92-20-072	220-16-046	NEW	92-15-105
212-64-060	REP-P	92-20-071	212-70-100	REP-P	92-20-071	220-20-020	AMD-P	92-10-081
212-64-060	REP-E	92-20-072	212-70-100	REP-E	92-20-072	220-20-020	AMD-W	92-23-048
212-64-065	REP-P	92-20-071	212-70-110	REP-P	92-20-071	220-20-02000W	NEW-E	92-16-054
212-64-065	REP-E	92-20-072	212-70-110	REP-E	92-20-072	220-20-021	AMD-P	92-10-081
212-64-067	REP-P	92-20-071	212-70-120	REP-P	92-20-071	220-20-021	AMD-W	92-23-048
212-64-067	REP-E	92-20-072	212-70-120	REP-E	92-20-072	220-24-02000L	NEW-E	92-09-130
212-64-068	REP-P	92-20-071	212-70-130	REP-P	92-20-071	220-24-02000L	REP-E	92-15-076
212-64-068	REP-E	92-20-072	212-70-130	REP-E	92-20-072	220-24-02000M	NEW-E	92-15-076
212-64-069	REP-P	92-20-071	212-70-140	REP-P	92-20-071	220-24-02000M	REP-E	92-16-022
212-64-069	REP-E	92-20-072	212-70-140	REP-E	92-20-072	220-24-02000N	NEW-E	92-16-022
212-64-070	REP-P	92-20-071	212-70-150	REP-P	92-20-071	220-24-02000N	REP-E	92-16-034
212-64-070	REP-E	92-20-072	212-70-150	REP-E	92-20-072	220-24-02000P	NEW-E	92-16-034
212-65-001	REP-P	92-20-071	212-70-160	REP-P	92-20-071	220-24-02000P	REP-E	92-16-085
212-65-001	REP-E	92-20-072	212-70-160	REP-E	92-20-072	220-24-02000Q	NEW-E	92-16-085
212-65-005	REP-P	92-20-071	212-70-170	REP-P	92-20-071	220-24-02000Q	REP-E	92-17-028
212-65-005	REP-E	92-20-072	212-70-170	REP-E	92-20-072	220-24-02000R	NEW-E	92-17-028
212-65-010	REP-P	92-20-071	212-70-180	REP-P	92-20-071	220-24-02000R	REP-E	92-18-001
212-65-010	REP-E	92-20-072	212-70-180	REP-E	92-20-072	220-24-02000S	NEW-E	92-18-001
212-65-015	REP-P	92-20-071	212-70-190	REP-P	92-20-071	220-32-05100J	REP-E	92-04-051
212-65-015	REP-E	92-20-072	212-70-190	REP-E	92-20-072	220-32-05100K	NEW-E	92-04-051
212-65-020	REP-P	92-20-071	212-70-200	REP-P	92-20-071	220-32-05100K	REP-E	92-07-007
212-65-020	REP-E	92-20-072	212-70-200	REP-E	92-20-072	220-32-05100L	NEW-E	92-07-007
212-65-025	REP-P	92-20-071	212-70-210	REP-P	92-20-071	220-32-05100M	NEW-E	92-17-009
212-65-025	REP-E	92-20-072	212-70-210	REP-E	92-20-072	220-32-05100M	REP-E	92-18-052
212-65-030	REP-P	92-20-071	212-70-220	REP-P	92-20-071	220-32-05100M	NEW-E	92-18-052
212-65-030	REP-E	92-20-072	212-70-220	REP-E	92-20-072	220-32-05100N	REP-E	92-19-022
212-65-035	REP-P	92-20-071	212-70-230	REP-P	92-20-071	220-32-05100N	NEW-E	92-19-022
212-65-035	REP-E	92-20-072	212-70-230	REP-E	92-20-072	220-32-05100P	REP-E	92-19-097
212-65-040	REP-P	92-20-071	212-70-240	REP-P	92-20-071	220-32-05100P	NEW-E	92-19-097
212-65-040	REP-E	92-20-072	212-70-240	REP-E	92-20-072	220-32-05100Q	REP-E	92-19-136
212-65-045	REP-P	92-20-071	212-70-250	REP-P	92-20-071	220-32-05100R	NEW-E	92-19-136
212-65-045	REP-E	92-20-072	212-70-250	REP-E	92-20-072	220-32-05100R	REP-E	92-20-053
212-65-050	REP-P	92-20-071	212-70-260	REP-P	92-20-071	220-32-05100S	NEW-E	92-20-053
212-65-050	REP-E	92-20-072	212-70-260	REP-E	92-20-072	220-32-05100S	REP-E	92-21-005
212-65-055	REP-P	92-20-071	212-80-010	AMD-P	92-14-073	220-32-05100T	NEW-E	92-21-005
212-65-055	REP-E	92-20-072	212-80-010	AMD-E	92-14-074	220-32-05500A	NEW-E	92-09-047
212-65-060	REP-P	92-20-071	212-80-010	AMD-E	92-20-035	220-32-05500A	REP-E	92-09-106
212-65-060	REP-E	92-20-072	212-80-010	AMD	92-20-070	220-32-05500B	NEW-E	92-09-106
			212-80-015	AMD-P	92-14-073	220-32-05700I	NEW-E	92-03-022

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-32-05700I	REP-E	92-05-004	220-44-05000V	REP-E	92-12-018	220-47-821	REP-E	92-22-071
220-32-05700J	NEW-E	92-04-051	220-44-05000W	NEW-E	92-12-018	220-47-822	NEW-E	92-22-071
220-32-05700K	REP-E	92-07-007	220-44-05000X	REP-E	92-16-002	220-47-822	REP-E	92-22-096
220-32-05700L	NEW-E	92-08-090	220-44-05000Y	NEW-E	92-16-002	220-47-823	NEW-E	92-22-096
220-32-05700M	REP-E	92-14-099	220-44-05000Z	REP-E	92-20-064	220-47-823	REP-E	92-23-011
220-32-05700N	NEW-E	92-14-099	220-44-05000A	NEW-E	92-20-064	220-47-824	NEW-E	92-23-011
220-32-05700O	REP-E	92-22-006	220-44-05000B	REP-E	92-22-047	220-47-824	REP-E	92-23-039
220-32-05700P	NEW-E	92-21-029	220-44-05000C	NEW-E	92-22-047	220-47-825	NEW-E	92-23-039
220-32-05700Q	REP-E	93-02-008	220-44-05000D	REP-E	92-24-033	220-47-825	REP-E	92-23-067
220-32-05700R	NEW-E	93-02-008	220-44-05000E	NEW-E	92-11-004	220-47-826	NEW-E	92-23-067
220-33-01000D	REP-E	92-05-004	220-47	AMD-C	92-11-083	220-47-826	REP-E	92-24-004
220-33-01000E	NEW-E	92-05-004	220-47	AMD-S	92-11-083	220-47-827	NEW-E	92-24-004
220-33-01000F	NEW-E	92-19-027	220-47-301	AMD-P	92-09-137	220-47-827	REP-E	92-24-034
220-33-01000G	REP-E	92-19-032	220-47-301	AMD-W	92-22-091	220-47-828	NEW-E	92-24-034
220-33-01000H	NEW-E	92-19-032	220-47-302	AMD-P	92-09-137	220-48-005	AMD-P	92-06-092
220-33-01000I	REP-E	92-19-134	220-47-302	AMD	92-15-105	220-48-005	AMD-C	92-08-079
220-33-01000J	NEW-E	92-19-134	220-47-304	AMD-P	92-09-137	220-48-005	AMD	92-11-011
220-33-01000K	REP-E	92-20-020	220-47-304	AMD	92-15-105	220-48-00500A	NEW-E	92-09-073
220-33-01000L	NEW-E	92-20-020	220-47-307	AMD-P	92-09-137	220-48-00500B	NEW-E	92-22-078
220-33-01000M	REP-E	92-20-067	220-47-307	AMD	92-15-105	220-48-011	AMD-P	92-06-092
220-33-01000N	NEW-E	92-20-067	220-47-311	AMD-P	92-09-137	220-48-011	AMD-C	92-08-079
220-33-01000O	REP-E	92-21-005	220-47-311	AMD	92-15-105	220-48-01700B	NEW-E	92-20-054
220-33-01000P	NEW-E	92-21-005	220-47-319	AMD-P	92-09-137	220-48-02900A	NEW-E	92-19-063
220-33-01000Q	REP-E	92-21-053	220-47-319	AMD	92-15-105	220-48-042	AMD-P	92-06-092
220-33-01000R	NEW-E	92-21-053	220-47-401	AMD-P	92-09-137	220-48-042	AMD-C	92-08-079
220-33-01000S	REP-E	92-22-019	220-47-401	AMD	92-15-105	220-48-042	AMD	92-11-011
220-33-01000T	NEW-E	92-22-019	220-47-411	AMD-P	92-09-137	220-48-052	AMD-P	92-06-092
220-33-03000D	REP-E	92-11-066	220-47-411	AMD	92-09-105	220-48-052	AMD-C	92-08-079
220-36-02300N	NEW-E	92-18-013	220-47-412	AMD-P	92-09-137	220-48-052	AMD	92-11-011
220-36-02300O	REP-E	92-18-066	220-47-412	AMD	92-15-105	220-49-02000D	NEW-E	92-08-022
220-36-02300P	NEW-E	92-18-066	220-47-500	AMD-P	92-09-137	220-49-05600A	NEW-E	93-01-008
220-36-02300Q	REP-E	92-19-020	220-47-500	AMD	92-15-105	220-52-04600W	NEW-E	92-24-047
220-36-02300R	NEW-E	92-19-058	220-47-801	NEW-E	92-16-020	220-52-05100J	NEW-E	92-10-002
220-36-02300S	REP-E	92-19-058	220-47-801	REP-E	92-16-055	220-52-05100K	NEW-E	92-10-020
220-36-02300T	NEW-E	92-19-096	220-47-802	NEW-E	92-16-055	220-52-05100L	REP-E	92-11-065
220-36-02300U	REP-E	92-19-096	220-47-802	REP-E	92-16-084	220-52-05100M	NEW-E	92-11-008
220-36-02300V	NEW-E	92-20-003	220-47-803	NEW-E	92-16-084	220-52-05100N	NEW-E	92-13-040
220-36-02300W	REP-E	92-20-003	220-47-803	REP-E	92-17-021	220-52-07300H	NEW-E	92-06-054
220-36-02300X	NEW-E	92-22-006	220-47-804	NEW-E	92-17-021	220-52-07300M	NEW-E	92-22-009
220-40-027	AMD-P	92-10-081	220-47-804	REP-E	92-17-030	220-56-10500A	NEW-E	92-08-031
220-40-027	AMD-W	92-23-048	220-47-805	NEW-E	92-17-030	220-56-116	AMD-P	92-03-151
220-40-02700E	NEW-E	92-18-034	220-47-805	REP-E	92-17-048	220-56-116	AMD	92-11-012
220-40-02700F	REP-E	92-21-006	220-47-806	NEW-E	92-17-048	220-56-12800F	NEW-E	92-23-038
220-40-02700G	NEW-E	92-21-028	220-47-806	REP-E	92-17-061	220-56-145	AMD-P	92-03-151
220-40-02700H	REP-E	92-22-070	220-47-807	NEW-E	92-17-061	220-56-156	AMD-P	92-03-151
220-40-02700I	NEW-E	92-22-070	220-47-807	REP-E	92-18-007	220-56-156	AMD	92-11-012
220-40-02700J	NEW-E	92-22-105	220-47-808	NEW-E	92-18-007	220-56-15600E	NEW-E	92-09-083
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220-44-04000B	NEW-E	92-10-064	220-47-809	NEW-E	92-18-012	220-56-160	AMD-W	92-16-077
220-44-04000C	REP-E	92-18-035	220-47-809	REP-E	92-18-025	220-56-19000A	NEW-E	92-17-010
220-44-04000D	NEW-E	92-19-050	220-47-810	NEW-E	92-18-025	220-56-19000A	REP-E	92-18-010
220-44-050	AMD-P	92-03-150	220-47-810	REP-E	92-18-053	220-56-19000B	NEW-E	92-17-020
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220-44-05000A	NEW-E	92-24-033	220-47-811	REP-E	92-18-069	220-56-19000C	NEW-E	92-18-010
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220-44-05000L	REP-E	92-11-021	220-47-817	NEW-E	92-20-018	220-56-19000H	REP-E	92-19-112
220-44-05000M	NEW-E	92-11-021	220-47-818	REP-E	92-20-066	220-56-19000I	NEW-E	92-19-112
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220-56-19000U	NEW-E	92-12-013	220-56-380	AMD	92-11-012	220-57-490	AMD-W	92-04-011
220-56-19000V	NEW-E	92-13-071	220-56-38000J	NEW-E	92-09-083	220-57-490	AMD	92-11-012
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220-56-19000F	NEW-E	92-16-003	220-57-160	AMD-P	92-03-151	220-88-010	NEW-P	92-09-129
220-56-19000G	REP-E	92-18-011	220-57-160	AMD	92-11-012	220-88-010	NEW	92-19-012
220-56-195	AMD-P	92-03-151	220-57-16000L	NEW-E	92-04-050	220-88-020	NEW-P	92-09-129
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220-56-205	AMD-P	92-03-151	220-57-16000P	NEW-E	92-16-011	220-88-030	NEW	92-19-012
220-56-205	AMD	92-11-012	220-57-175	AMD-P	92-03-151	220-88-040	NEW-P	92-09-129
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220-56-24000G	NEW-E	92-09-083	220-57-205	AMD-P	92-03-151	220-110-010	AMD-W	92-15-095
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220-56-25500L	REP-E	92-12-002	220-57-255	AMD	92-11-012	220-110-050	AMD-W	92-15-095
220-56-25500M	NEW-E	92-12-002	220-57-265	AMD-W	92-04-011	220-110-060	AMD-P	92-11-082
220-56-25500M	REP-E	92-15-010	220-57-29000M	NEW-E	92-11-020	220-110-060	AMD-W	92-15-095
220-56-25500N	NEW-E	92-15-010	220-57-31000J	NEW-E	92-22-068	220-110-070	AMD-P	92-11-082
220-56-25500N	REP-E	92-15-040	220-57-31500V	NEW-E	92-08-031	220-110-070	AMD-W	92-15-095
220-56-25500P	NEW-E	92-15-040	220-57-31900F	NEW-E	92-22-068	220-110-080	AMD-P	92-11-082
220-56-25500P	REP-E	92-16-036	220-57-33500F	NEW-E	92-21-030	220-110-080	AMD-W	92-15-095
220-56-25500Q	NEW-E	92-16-036	220-57-33500F	REP-E	92-22-020	220-110-090	REP-P	92-11-082
220-56-25500Q	REP-E	92-19-135	220-57-38000A	NEW-E	92-18-068	220-110-090	REP-W	92-15-095
220-56-27000A	NEW-E	93-01-008	220-57-385	AMD-P	92-03-151	220-110-100	AMD-P	92-11-082
220-56-28000A	NEW-E	92-07-015	220-57-385	AMD	92-11-012	220-110-100	AMD-W	92-15-095
220-56-282	AMD-P	92-03-151	220-57-38500T	NEW-E	92-07-035	220-110-110	REP-P	92-11-082
220-56-282	AMD-W	92-16-077	220-57-405	AMD-P	92-03-151	220-110-110	REP-W	92-15-095
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220-56-285	AMD	92-11-012	220-57-425	AMD-P	92-03-151	220-110-120	AMD-W	92-15-095
220-56-28500F	NEW-E	92-09-083	220-57-425	AMD	92-11-012	220-110-130	AMD-P	92-11-082
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220-56-310	AMD	92-11-012	220-57-42500Y	REP-E	92-22-026	220-110-140	AMD-P	92-11-082
220-56-31000K	NEW-E	92-09-083	220-57-42500Z	NEW-E	92-22-026	220-110-140	AMD-W	92-15-095
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220-56-32000C	NEW-E	92-09-083	220-57-435	AMD	92-11-012	220-110-170	AMD-W	92-15-095
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220-56-32500U	REP-E	92-11-065	220-57-43500G	REP-E	92-18-068	220-110-180	AMD-W	92-15-095
220-56-32500V	NEW-E	92-11-065	220-57-43500H	NEW-E	92-18-068	220-110-190	AMD-P	92-11-082
220-56-335	AMD-P	92-03-151	220-57-450	AMD-P	92-03-151	220-110-190	AMD-W	92-15-095
220-56-335	AMD	92-11-012	220-57-450	AMD	92-11-012	220-110-200	AMD-P	92-11-082
220-56-33500G	NEW-E	92-09-083	220-57-45000H	NEW-E	92-18-068	220-110-200	AMD-W	92-15-095
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220-110-250	AMD-W	92-15-095	222-22-030	NEW-P	92-07-093	222-30-050	AMD	92-15-011
220-110-260	REP-P	92-11-082	222-22-030	NEW-S	92-11-069	222-30-060	AMD-P	92-07-093
220-110-260	REP-W	92-15-095	222-22-030	NEW	92-15-011	222-30-060	AMD-S	92-11-069
220-110-270	AMD-P	92-11-082	222-22-040	NEW-P	92-07-093	222-30-060	AMD	92-15-011
220-110-270	AMD-W	92-15-095	222-22-040	NEW-S	92-11-069	222-30-070	AMD-P	92-07-093
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220-110-285	NEW-W	92-15-095	222-22-050	NEW	92-15-011	222-30-090	AMD-S	92-11-069
220-110-290	AMD-P	92-11-082	222-22-060	NEW-P	92-07-093	222-30-090	AMD	92-15-011
220-110-290	AMD-W	92-15-095	222-22-060	NEW-S	92-11-069	222-30-100	AMD-P	92-07-093
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220-110-330	AMD-W	92-15-095	222-22-080	NEW-S	92-11-069	222-30-120	NEW	92-08-025
220-110-340	AMD-P	92-11-082	222-22-080	NEW	92-15-011	222-34-040	AMD-P	92-07-093
220-110-340	AMD-W	92-15-095	222-22-090	NEW-P	92-07-093	222-34-040	AMD	92-20-021
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220-110-360	NEW-P	92-11-082	222-22-100	NEW-P	92-07-093	222-38-010	AMD	92-15-011
220-110-360	NEW-W	92-15-095	222-22-100	NEW-S	92-11-069	222-38-020	AMD-P	92-07-093
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222-16-050	AMD-P	92-07-093	222-24-060	AMD-S	92-11-069	230-08-240	REP-W	92-14-057
222-16-050	AMD-S	92-11-069	222-24-060	AMD	92-15-011	230-08-240	REP-P	92-15-055
222-16-050	AMD-E	92-12-038	222-30-010	AMD-P	92-07-093	230-08-240	REP	92-21-021
222-16-050	AMD	92-15-011	222-30-010	AMD-S	92-11-069	230-20-670	AMD-P	92-15-055
222-16-070	NEW-E	92-06-004	222-30-010	AMD	92-15-011	230-20-670	AMD	92-21-056
222-16-070	NEW-P	92-07-093	222-30-020	AMD-P	92-07-093	230-20-680	AMD-P	92-20-084
222-16-070	NEW-S	92-11-069	222-30-020	AMD-S	92-11-069	230-20-680	AMD	93-01-013
222-16-070	NEW-E	92-12-038	222-30-020	AMD	92-15-011	230-20-685	NEW-C	92-08-057
222-16-070	NEW	92-15-011	222-30-020	AMD-E	92-18-055	230-20-685	NEW	92-19-106
222-16-080	NEW-P	92-07-093	222-30-020	AMD-E	92-18-086	230-30-075	AMD-P	92-21-055
222-16-080	NEW-S	92-11-069	222-30-020	AMD-P	92-19-142	230-30-200	AMD-P	92-16-039
222-16-080	NEW	92-15-011	222-30-020	AMD	92-23-056	230-30-200	AMD	92-19-107
222-16-080	AMD-E	92-23-055	222-30-020	AMD-E	93-02-010	230-46-070	AMD-P	92-19-013
222-16-080	PREP	92-24-097	222-30-025	NEW-P	92-07-093	230-46-070	AMD	92-22-058
222-20-080	AMD-E	92-16-044	222-30-025	NEW-S	92-11-069	230-50-010	AMD-P	92-14-018
222-20-080	AMD-P	92-19-142	222-30-025	NEW	92-15-011	230-50-010	AMD-E	92-14-019
222-20-080	AMD	92-23-056	222-30-040	AMD-P	92-07-093	230-50-010	AMD	92-19-107
222-22-010	NEW-P	92-07-093	222-30-040	AMD-S	92-11-069	230-50-012	AMD-P	92-14-018
222-22-010	NEW-S	92-11-069	222-30-040	AMD	92-15-011	230-50-012	AMD-E	92-14-019
222-22-010	NEW	92-15-011	222-30-040	AMD-E	92-18-056	230-50-012	AMD	92-19-107

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
230-50-015	NEW-P	92-14-018	232-28-230	REP	92-12-062	232-28-61929	NEW-P	92-24-088
230-50-015	NEW-E	92-14-019	232-28-231	REP-P	92-06-080	232-28-61930	NEW-P	92-24-089
230-50-015	NEW	92-19-107	232-28-231	REP	92-12-063	232-28-714	REP-P	92-02-094
230-50-018	NEW-P	92-14-018	232-28-233	NEW-P	92-06-078	232-28-714	REP	92-06-019
230-50-018	NEW-E	92-14-019	232-28-233	NEW	92-12-061	236-12-001	AMD	92-04-036
230-50-018	NEW	92-19-107	232-28-234	NEW-P	92-06-079	236-12-010	REP	92-04-036
230-50-150	AMD-P	92-14-018	232-28-234	NEW	92-12-062	236-12-011	REP	92-04-036
230-50-150	AMD-E	92-14-019	232-28-235	NEW-P	92-06-080	236-12-011	AMD-W	92-11-039
230-50-150	AMD	92-19-107	232-28-235	NEW	92-12-063	236-12-012	REP	92-04-036
230-50-235	NEW-P	92-14-018	232-28-415	REP-P	92-14-107	236-12-013	REP	92-04-036
230-50-235	NEW-E	92-14-019	232-28-415	REP	92-18-085	236-12-013	REP	92-04-036
230-50-235	NEW	92-19-107	232-28-416	NEW-P	92-14-107	236-12-014	REP	92-04-036
230-50-580	AMD-E	92-06-033	232-28-416	NEW	92-18-085	236-12-015	NEW	92-04-036
230-50-580	AMD-P	92-14-018	232-28-416	AMD-E	93-01-100	236-12-040	REP	92-04-036
230-50-580	AMD-E	92-14-020	232-28-512	REP-P	92-14-108	236-12-050	REP	92-04-036
230-50-580	AMD	92-21-056	232-28-512	REP	92-18-084	236-12-060	REP	92-04-036
232-12-017	AMD-E	92-14-015	232-28-513	NEW-P	92-14-108	236-12-061	REP	92-04-036
232-12-017	AMD-E	92-21-051	232-28-513	NEW	92-18-084	236-12-120	REP	92-04-036
232-12-017	AMD-P	92-24-090	232-28-513	NEW	92-03-013	236-12-130	REP	92-04-036
232-12-019	AMD-P	92-17-069	232-28-61825	NEW-E	92-05-022	236-12-131	REP	92-04-036
232-12-019	AMD	92-22-014	232-28-61826	NEW-E	92-05-022	236-12-132	REP	92-04-036
232-12-021	AMD-P	92-02-086	232-28-61827	NEW-E	92-05-021	236-12-133	REP	92-04-036
232-12-021	AMD-C	92-05-018	232-28-61828	NEW-E	92-05-019	236-12-160	NEW	92-09-076
232-12-021	AMD-W	92-12-057	232-28-61829	NEW-E	92-05-024	236-12-170	NEW	92-09-076
232-12-021	AMD-E	92-14-014	232-28-61830	NEW-E	92-08-067	236-12-171	NEW	92-09-076
232-12-021	AMD-P	92-21-045	232-28-61831	NEW-E	92-08-064	236-12-175	NEW	92-09-076
232-12-021	AMD-E	92-21-052	232-28-61901	NEW-P	92-02-088	236-12-180	NEW	92-09-076
232-12-021	AMD-S	92-24-091	232-28-61901	NEW	92-07-038	236-12-185	NEW	92-04-036
232-12-064	AMD-E	92-14-014	232-28-61902	NEW-P	92-02-089	236-12-186	NEW	92-04-036
232-12-064	AMD-P	92-21-045	232-28-61902	NEW	92-07-039	236-12-187	NEW	92-04-036
232-12-064	AMD-E	92-21-052	232-28-61903	NEW-P	92-02-090	236-12-188	NEW	92-04-036
232-12-064	AMD-S	92-24-092	232-28-61903	NEW-W	92-07-037	236-12-189	NEW	92-04-036
232-12-074	AMD-P	92-02-086	232-28-61904	NEW-P	92-02-091	236-12-190	NEW	92-04-036
232-12-074	AMD-C	92-05-018	232-28-61904	NEW	92-07-040	236-12-191	NEW	92-04-036
232-12-074	AMD-W	92-12-057	232-28-61905	NEW-P	92-02-092	236-12-200	AMD	92-04-036
232-12-074	REP-P	92-24-080	232-28-61905	NEW	92-07-041	236-12-220	AMD	92-04-036
232-12-077	AMD-P	92-02-086	232-28-61906	NEW-P	92-02-093	236-12-225	REP	92-04-036
232-12-077	AMD-C	92-05-018	232-28-61906	NEW	92-07-042	236-12-290	AMD	92-04-037
232-12-077	AMD-W	92-12-057	232-28-61907	NEW-E	92-05-020	236-12-300	AMD	92-04-037
232-12-141	AMD-P	92-14-105	232-28-61907	NEW-P	92-06-073	236-12-320	AMD	92-04-036
232-12-141	AMD	92-18-083	232-28-61907	NEW	92-11-079	236-12-340	REP	92-04-036
232-12-147	AMD-P	92-06-072	232-28-61908	NEW-P	92-06-074	236-12-350	NEW	92-04-036
232-12-147	AMD-E	92-08-066	232-28-61908	NEW	92-11-080	236-12-351	NEW	92-04-036
232-12-147	AMD	92-11-078	232-28-61909	NEW-P	92-09-136	236-12-360	NEW	92-04-036
232-12-168	AMD-P	92-17-068	232-28-61909	NEW-E	92-12-020	236-12-361	NEW	92-04-036
232-12-168	AMD	92-22-015	232-28-61909	NEW	92-16-064	236-12-362	NEW	92-04-036
232-12-242	NEW-P	92-17-070	232-28-61910	NEW-P	92-14-100	236-12-365	NEW	92-04-036
232-12-242	NEW-W	92-23-027	232-28-61910	NEW	92-19-001	236-12-370	NEW	92-04-036
232-12-242	NEW-P	92-24-081	232-28-61911	NEW-P	92-14-101	236-12-371	NEW	92-04-036
232-12-267	AMD-P	92-02-086	232-28-61911	NEW	92-19-002	236-12-372	NEW	92-04-036
232-12-267	AMD-C	92-05-018	232-28-61912	NEW-P	92-14-104	236-14-010	NEW-P	92-10-082
232-12-267	AMD	92-12-064	232-28-61912	NEW	92-19-023	236-14-010	NEW-W	92-16-091
232-12-277	AMD-P	92-02-086	232-28-61913	NEW-P	92-14-102	236-14-010	NEW-P	92-16-102
232-12-277	AMD-C	92-05-018	232-28-61913	NEW	92-19-003	236-14-015	NEW-P	92-10-082
232-12-277	AMD	92-12-064	232-28-61914	NEW-P	92-14-103	236-14-015	NEW-W	92-16-091
232-28-022	AMD-P	92-02-085	232-28-61914	NEW-E	92-14-013	236-14-015	NEW-P	92-16-102
232-28-022	AMD	92-06-017	232-28-61915	NEW-P	92-17-067	236-14-050	NEW-P	92-16-102
232-28-022	AMD-P	92-09-042	232-28-61916	NEW	92-21-026	236-14-100	NEW-P	92-10-082
232-28-022	AMD	92-12-065	232-28-61917	NEW-P	92-17-066	236-14-100	NEW-W	92-16-091
232-28-226	AMD-P	92-06-075	232-28-61917	NEW	92-22-013	236-14-100	NEW-P	92-16-102
232-28-226	AMD	92-12-058	232-28-61918	NEW-P	92-17-065	236-14-100	NEW-P	92-16-102
232-28-227	AMD-P	92-06-076	232-28-61918	NEW	92-22-012	236-14-200	NEW-P	92-16-102
232-28-227	AMD	92-12-059	232-28-61919	NEW-P	92-17-064	236-14-300	NEW-P	92-16-102
232-28-227	AMD-P	92-14-106	232-28-61919	NEW	92-22-011	236-14-900	NEW-P	92-10-082
232-28-227	AMD	92-18-014	232-28-61920	NEW-P	92-17-063	236-14-900	NEW-W	92-16-091
232-28-22701	NEW-E	92-12-019	232-28-61920	NEW-W	92-19-128	236-14-900	NEW-P	92-16-102
232-28-228	AMD-P	92-02-087	232-28-61921	NEW-E	92-17-072	236-22-010	NEW-P	92-09-155
232-28-228	AMD	92-06-018	232-28-61922	NEW-E	92-19-065	236-22-010	NEW	92-12-092
232-28-228	AMD-P	92-06-077	232-28-61923	NEW-P	92-24-084	236-22-100	NEW-P	92-09-155
232-28-228	AMD	92-12-060	232-28-61924	NEW-P	92-24-083	236-22-100	NEW	92-12-092
232-28-229	REP-P	92-06-078	232-28-61925	NEW-P	92-24-082	236-48-190	AMD-P	92-05-042
232-28-229	REP	92-12-061	232-28-61926	NEW-P	92-24-085	236-48-190	AMD	92-09-016
232-28-230	REP-P	92-06-079	232-28-61927	NEW-P	92-24-086	240-10-040	AMD-E	92-09-096
			232-28-61928	NEW-P	92-24-087	240-10-040	AMD-P	92-16-046
						240-10-040	AMD	92-19-082

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
240-15-005	AMD-P	92-08-060	242-02-230	NEW-E	92-14-001	242-02-552	NEW-E	92-14-001
240-15-005	AMD	92-11-017	242-02-230	NEW-P	92-15-134	242-02-552	NEW-P	92-15-134
240-15-010	AMD-P	92-08-060	242-02-230	NEW	92-21-034	242-02-552	NEW	92-21-034
240-15-010	AMD	92-11-017	242-02-240	NEW-E	92-14-001	242-02-554	NEW-E	92-14-001
240-15-015	AMD-P	92-08-060	242-02-240	NEW-P	92-15-134	242-02-554	NEW-P	92-15-134
240-15-015	AMD	92-11-017	242-02-240	NEW	92-21-034	242-02-554	NEW	92-21-034
240-15-020	AMD-P	92-08-060	242-02-250	NEW-E	92-14-001	242-02-556	NEW-E	92-14-001
240-15-020	AMD	92-11-017	242-02-250	NEW-P	92-15-134	242-02-556	NEW-P	92-15-134
240-15-025	AMD-P	92-08-060	242-02-250	NEW	92-21-034	242-02-556	NEW	92-21-034
240-15-025	AMD	92-11-017	242-02-260	NEW-E	92-14-001	242-02-558	NEW-E	92-14-001
240-15-030	AMD-P	92-08-060	242-02-260	NEW-P	92-15-134	242-02-558	NEW-P	92-15-134
240-15-030	AMD	92-11-017	242-02-260	NEW	92-21-034	242-02-558	NEW	92-21-034
240-15-035	AMD-P	92-08-060	242-02-270	NEW-E	92-14-001	242-02-560	NEW-E	92-14-001
240-15-035	AMD	92-11-017	242-02-270	NEW-P	92-15-134	242-02-560	NEW-P	92-15-134
242-02-010	NEW-E	92-14-001	242-02-270	NEW	92-21-034	242-02-560	NEW	92-21-034
242-02-010	NEW-P	92-15-134	242-02-280	NEW-E	92-14-001	242-02-562	NEW-P	92-15-134
242-02-010	NEW	92-21-034	242-02-280	NEW-P	92-15-134	242-02-565	NEW-E	92-14-001
242-02-020	NEW-E	92-14-001	242-02-280	NEW	92-21-034	242-02-570	NEW-E	92-14-001
242-02-020	NEW-P	92-15-134	242-02-310	NEW-E	92-14-001	242-02-570	NEW-P	92-15-134
242-02-020	NEW	92-21-034	242-02-310	NEW-P	92-15-134	242-02-570	NEW	92-21-034
242-02-030	NEW-E	92-14-001	242-02-310	NEW	92-21-034	242-02-580	NEW-E	92-14-001
242-02-030	NEW-P	92-15-134	242-02-320	NEW-E	92-14-001	242-02-580	NEW-P	92-15-134
242-02-030	NEW	92-21-034	242-02-320	NEW-P	92-15-134	242-02-580	NEW	92-21-034
242-02-040	NEW-E	92-14-001	242-02-320	NEW	92-21-034	242-02-582	NEW-P	92-15-134
242-02-040	NEW-P	92-15-134	242-02-330	NEW-E	92-14-001	242-02-582	NEW	92-21-034
242-02-040	NEW	92-21-034	242-02-330	NEW-P	92-15-134	242-02-585	NEW-E	92-14-001
242-02-050	NEW-E	92-14-001	242-02-330	NEW	92-21-034	242-02-610	NEW-E	92-14-001
242-02-050	NEW-P	92-15-134	242-02-340	NEW-E	92-14-001	242-02-610	NEW-P	92-15-134
242-02-050	NEW	92-21-034	242-02-340	NEW-P	92-15-134	242-02-610	NEW	92-21-034
242-02-052	NEW-E	92-14-001	242-02-340	NEW	92-21-034	242-02-612	NEW-P	92-15-134
242-02-052	NEW-P	92-15-134	242-02-410	NEW-E	92-14-001	242-02-612	NEW	92-21-034
242-02-052	NEW	92-21-034	242-02-410	NEW-P	92-15-134	242-02-620	NEW-E	92-14-001
242-02-054	NEW-E	92-14-001	242-02-410	NEW	92-21-034	242-02-620	NEW-P	92-15-134
242-02-054	NEW-P	92-15-134	242-02-420	NEW-E	92-14-001	242-02-620	NEW	92-21-034
242-02-054	NEW	92-21-034	242-02-420	NEW-P	92-15-134	242-02-630	NEW-E	92-14-001
242-02-060	NEW-E	92-14-001	242-02-420	NEW	92-21-034	242-02-630	NEW-P	92-15-134
242-02-060	NEW-P	92-15-134	242-02-430	NEW-E	92-14-001	242-02-630	NEW	92-21-034
242-02-060	NEW	92-21-034	242-02-430	NEW-P	92-15-134	242-02-632	NEW-P	92-15-134
242-02-070	NEW-E	92-14-001	242-02-430	NEW	92-21-034	242-02-632	NEW	92-21-034
242-02-070	NEW-P	92-15-134	242-02-440	NEW-E	92-14-001	242-02-634	NEW-P	92-15-134
242-02-070	NEW	92-21-034	242-02-440	NEW-P	92-15-134	242-02-634	NEW	92-21-034
242-02-072	NEW-P	92-15-134	242-02-440	NEW	92-21-034	242-02-640	NEW-E	92-14-001
242-02-072	NEW	92-21-034	242-02-450	NEW-E	92-14-001	242-02-640	NEW-P	92-15-134
242-02-074	NEW-E	92-14-001	242-02-450	NEW-P	92-15-134	242-02-640	NEW	92-21-034
242-02-074	NEW-P	92-15-134	242-02-450	NEW	92-21-034	242-02-650	NEW-E	92-14-001
242-02-074	NEW	92-21-034	242-02-460	NEW-E	92-14-001	242-02-650	NEW-P	92-15-134
242-02-075	NEW-E	92-14-001	242-02-460	NEW-P	92-15-134	242-02-650	NEW	92-21-034
242-02-080	NEW-E	92-14-001	242-02-460	NEW	92-21-034	242-02-660	NEW-E	92-14-001
242-02-080	NEW-P	92-15-134	242-02-470	NEW-E	92-14-001	242-02-660	NEW-P	92-15-134
242-02-080	NEW	92-21-034	242-02-470	NEW-P	92-15-134	242-02-660	NEW	92-21-034
242-02-090	NEW-E	92-14-001	242-02-470	NEW	92-21-034	242-02-670	NEW-E	92-14-001
242-02-090	NEW-P	92-15-134	242-02-510	NEW-E	92-14-001	242-02-670	NEW-P	92-15-134
242-02-090	NEW	92-21-034	242-02-510	NEW-P	92-15-134	242-02-670	NEW	92-21-034
242-02-110	NEW-E	92-14-001	242-02-510	NEW	92-21-034	242-02-680	NEW-E	92-14-001
242-02-110	NEW-P	92-15-134	242-02-520	NEW-E	92-14-001	242-02-680	NEW-P	92-15-134
242-02-110	NEW	92-21-034	242-02-520	NEW-P	92-15-134	242-02-680	NEW	92-21-034
242-02-120	NEW-E	92-14-001	242-02-520	NEW	92-21-034	242-02-710	NEW-E	92-14-001
242-02-120	NEW-P	92-15-134	242-02-522	NEW	92-21-034	242-02-710	NEW-P	92-15-134
242-02-120	NEW	92-21-034	242-02-530	NEW-E	92-14-001	242-02-710	NEW	92-21-034
242-02-130	NEW-E	92-14-001	242-02-530	NEW-P	92-15-134	242-02-720	NEW-E	92-14-001
242-02-130	NEW-P	92-15-134	242-02-530	NEW	92-21-034	242-02-720	NEW-P	92-15-134
242-02-130	NEW	92-21-034	242-02-532	NEW-E	92-14-001	242-02-720	NEW	92-21-034
242-02-140	NEW-E	92-14-001	242-02-532	NEW-P	92-15-134	242-02-810	NEW-E	92-14-001
242-02-140	NEW-P	92-15-134	242-02-532	NEW	92-21-034	242-02-810	NEW-P	92-15-134
242-02-140	NEW	92-21-034	242-02-534	NEW-E	92-14-001	242-02-810	NEW	92-21-034
242-02-150	NEW-P	92-15-134	242-02-534	NEW-P	92-15-134	242-02-820	NEW-E	92-14-001
242-02-150	NEW	92-21-034	242-02-534	NEW	92-21-034	242-02-820	NEW-P	92-15-134
242-02-210	NEW-E	92-14-001	242-02-540	NEW-E	92-14-001	242-02-820	NEW	92-21-034
242-02-210	NEW-P	92-15-134	242-02-540	NEW-P	92-15-134	242-02-830	NEW-E	92-14-001
242-02-210	NEW	92-21-034	242-02-540	NEW	92-21-034	242-02-830	NEW-P	92-15-134
242-02-220	NEW-E	92-14-001	242-02-550	NEW-E	92-14-001	242-02-830	NEW	92-21-034
242-02-220	NEW-P	92-15-134	242-02-550	NEW-P	92-15-134	242-02-840	NEW-E	92-14-001
242-02-220	NEW	92-21-034	242-02-550	NEW	92-21-034	242-02-840	NEW-P	92-15-134

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
242-02-840	NEW	92-21-034	242-06-010	NEW-P	92-15-134	246-215-049	REP-P	92-03-142
242-02-850	NEW-E	92-14-001	242-06-010	NEW	92-21-034	246-215-049	REP	92-08-112
242-02-850	NEW-P	92-15-134	242-06-020	NEW-E	92-14-001	246-215-050	NEW-P	92-03-142
242-02-850	NEW	92-21-034	242-06-020	NEW-P	92-15-134	246-215-050	NEW	92-08-112
242-02-860	NEW-E	92-14-001	242-06-020	NEW	92-21-034	246-215-059	REP-P	92-03-142
242-02-860	NEW-P	92-15-134	246-01-001	NEW-P	93-01-007	246-215-059	REP	92-08-112
242-02-860	NEW	92-21-034	246-01-010	NEW-P	93-01-007	246-215-060	NEW-P	92-03-142
242-02-870	NEW-E	92-14-001	246-01-020	NEW-P	93-01-007	246-215-060	NEW	92-08-112
242-02-870	NEW-P	92-15-134	246-01-030	NEW-P	93-01-007	246-215-069	REP-P	92-03-142
242-02-870	NEW	92-21-034	246-01-040	NEW-P	93-01-007	246-215-069	REP	92-08-112
242-02-880	NEW-E	92-14-001	246-01-050	NEW-P	93-01-007	246-215-070	NEW-P	92-03-142
242-02-880	NEW-P	92-15-134	246-01-060	NEW-P	93-01-007	246-215-070	NEW	92-08-112
242-02-880	NEW	92-21-034	246-01-070	NEW-P	93-01-007	246-215-079	REP-P	92-03-142
242-02-890	NEW-E	92-14-001	246-01-080	NEW-P	93-01-007	246-215-079	REP	92-08-112
242-02-890	NEW-P	92-15-134	246-01-090	NEW-P	93-01-007	246-215-080	NEW-P	92-03-142
242-02-890	NEW	92-21-034	246-01-100	NEW-P	93-01-007	246-215-080	NEW	92-08-112
242-02-892	NEW-P	92-15-134	246-08-390	NEW	92-07-080	246-215-089	REP-P	92-03-142
242-02-892	NEW	92-21-034	246-08-420	NEW-P	93-01-007	246-215-089	REP	92-08-112
242-02-910	NEW-E	92-14-001	246-08-440	NEW-P	93-01-007	246-215-090	NEW-P	92-03-142
242-02-910	NEW-P	92-15-134	246-08-450	NEW-P	93-01-007	246-215-090	NEW	92-08-112
242-02-910	NEW	92-21-034	246-08-520	AMD-P	93-01-007	246-215-099	REP-P	92-03-142
242-02-920	NEW-E	92-14-001	246-08-560	AMD-P	93-01-007	246-215-099	REP	92-08-112
242-02-920	NEW-P	92-15-134	246-201-005	NEW-P	92-22-109	246-215-100	NEW-P	92-03-142
242-02-920	NEW	92-21-034	246-203-005	NEW-P	92-22-109	246-215-100	NEW	92-08-112
242-02-930	NEW-E	92-14-001	246-205	AMD-S	92-03-143	246-215-109	REP-P	92-03-142
242-02-930	NEW-P	92-15-134	246-205	AMD-S	92-04-071	246-215-109	REP	92-08-112
242-02-930	NEW	92-21-034	246-205	AMD	92-10-027	246-215-110	NEW-P	92-03-142
242-04-010	NEW-E	92-14-001	246-205-001	AMD-S	92-03-143	246-215-110	NEW	92-08-112
242-04-010	NEW-P	92-15-134	246-205-001	AMD-S	92-04-071	246-215-119	REP-P	92-03-142
242-04-010	NEW	92-21-034	246-205-001	AMD	92-10-027	246-215-119	REP	92-08-112
242-04-020	NEW-E	92-14-001	246-205-005	NEW-P	92-22-109	246-215-120	NEW-P	92-03-142
242-04-020	NEW-P	92-15-134	246-205-010	AMD-S	92-04-071	246-215-120	NEW	92-08-112
242-04-020	NEW	92-21-034	246-205-010	AMD	92-10-027	246-215-129	REP-P	92-03-142
242-04-030	NEW-E	92-14-001	246-205-520	NEW-S	92-03-143	246-215-129	REP	92-08-112
242-04-030	NEW-P	92-15-134	246-205-520	NEW-S	92-04-071	246-215-130	NEW-P	92-03-142
242-04-030	NEW	92-21-034	246-205-520	NEW	92-10-027	246-215-130	NEW	92-08-112
242-04-040	NEW-E	92-14-001	246-205-530	NEW-S	92-03-143	246-215-139	REP-P	92-03-142
242-04-040	NEW-P	92-15-134	246-205-530	NEW-S	92-04-071	246-215-139	REP	92-08-112
242-04-040	NEW	92-21-034	246-205-530	NEW	92-10-027	246-215-140	NEW-P	92-03-142
242-04-050	NEW-E	92-14-001	246-205-540	NEW-S	92-03-143	246-215-140	NEW	92-08-112
242-04-050	NEW-P	92-15-134	246-205-540	NEW-S	92-04-071	246-215-149	REP-P	92-03-142
242-04-050	NEW	92-21-034	246-205-540	NEW	92-10-027	246-215-149	REP	92-08-112
242-04-060	NEW-E	92-14-001	246-205-550	NEW-S	92-03-143	246-215-150	NEW-P	92-03-142
242-04-060	NEW-P	92-15-134	246-205-550	NEW-S	92-04-071	246-215-150	NEW	92-08-112
242-04-060	NEW	92-21-034	246-205-550	NEW	92-10-027	246-215-159	REP-P	92-03-142
242-04-070	NEW-E	92-14-001	246-205-560	NEW-S	92-03-143	246-215-159	REP	92-08-112
242-04-070	NEW-P	92-15-134	246-205-560	NEW-S	92-04-071	246-215-160	NEW-P	92-03-142
242-04-070	NEW	92-21-034	246-205-560	NEW	92-10-027	246-215-160	NEW	92-08-112
242-04-080	NEW-E	92-14-001	246-205-570	NEW-S	92-03-143	246-215-169	REP-P	92-03-142
242-04-080	NEW-P	92-15-134	246-205-570	NEW-S	92-04-071	246-215-169	REP	92-08-112
242-04-080	NEW	92-21-034	246-205-570	NEW	92-10-027	246-215-170	NEW-P	92-03-142
242-04-090	NEW-E	92-14-001	246-205-580	NEW-S	92-03-143	246-215-170	NEW	92-08-112
242-04-090	NEW-P	92-15-134	246-205-580	NEW-S	92-04-071	246-215-179	REP-P	92-03-142
242-04-090	NEW	92-21-034	246-205-580	NEW	92-10-027	246-215-179	REP	92-08-112
242-04-100	NEW-E	92-14-001	246-215-001	AMD-P	92-03-142	246-215-180	NEW-P	92-03-142
242-04-100	NEW-P	92-15-134	246-215-001	AMD	92-08-112	246-215-180	NEW	92-08-112
242-04-100	NEW	92-21-034	246-215-005	NEW-P	92-22-109	246-215-189	REP-P	92-03-142
242-04-110	NEW-E	92-14-001	246-215-009	REP-P	92-03-142	246-215-189	REP	92-08-112
242-04-110	NEW-P	92-15-134	246-215-009	REP	92-08-112	246-215-190	NEW-P	92-03-142
242-04-110	NEW	92-21-034	246-215-010	NEW-P	92-03-142	246-215-190	NEW	92-08-112
242-04-120	NEW-E	92-14-001	246-215-010	NEW	92-08-112	246-215-199	REP-P	92-03-142
242-04-120	NEW-P	92-15-134	246-215-019	REP-P	92-03-142	246-215-199	REP	92-08-112
242-04-120	NEW	92-21-034	246-215-019	REP	92-08-112	246-215-200	NEW-P	92-03-142
242-04-130	NEW-E	92-14-001	246-215-020	NEW-P	92-03-142	246-215-200	NEW	92-08-112
242-04-130	NEW-P	92-15-134	246-215-020	NEW	92-08-112	246-215-209	REP-P	92-03-142
242-04-130	NEW	92-21-034	246-215-029	REP-P	92-03-142	246-215-209	REP	92-08-112
242-04-140	NEW-E	92-14-001	246-215-029	REP	92-08-112	246-215-210	NEW-P	92-03-142
242-04-140	NEW-P	92-15-134	246-215-030	NEW-P	92-03-142	246-215-210	NEW	92-08-112
242-04-140	NEW	92-21-034	246-215-030	NEW	92-08-112	246-215-219	REP-P	92-03-142
242-04-150	NEW-E	92-14-001	246-215-039	REP-P	92-03-142	246-215-219	REP	92-08-112
242-04-150	NEW-P	92-15-134	246-215-039	REP	92-08-112	246-215-220	NEW-P	92-03-142
242-04-150	NEW	92-21-034	246-215-040	NEW-P	92-03-142	246-215-220	NEW	92-08-112
242-06-010	NEW-E	92-14-001	246-215-040	NEW	92-08-112	246-215-229	REP-P	92-03-142

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246-215-230	NEW-P	92-03-142	246-316-045	NEW-P	92-15-085	246-340-085	NEW-P	92-15-085
246-215-230	NEW	92-08-112	246-316-050	AMD-P	92-15-085	246-358-001	AMD	92-04-082
246-215-239	REP-P	92-03-142	246-316-990	AMD-P	92-07-097	246-358-001	AMD-P	92-21-087
246-215-239	REP	92-08-112	246-316-990	AMD	92-12-086	246-358-010	AMD	92-04-082
246-215-240	NEW-P	92-03-142	246-318-010	AMD-P	93-01-149	246-358-010	AMD-P	92-21-087
246-215-240	NEW	92-08-112	246-318-040	AMD-P	92-15-085	246-358-020	NEW-P	92-21-087
246-215-250	NEW-P	92-03-142	246-318-042	NEW-P	92-15-085	246-358-025	AMD	92-04-082
246-215-250	NEW	92-08-112	246-318-010	AMD-P	93-01-149	246-358-025	AMD-P	92-21-088
246-215-260	NEW-P	92-03-142	246-318-500	AMD-P	93-01-149	246-358-030	NEW-P	92-21-088
246-215-260	NEW	92-08-112	246-318-510	AMD-P	93-01-149	246-358-035	AMD	92-04-082
246-215-270	NEW-P	92-03-142	246-318-520	AMD-P	93-01-149	246-358-035	REP-P	92-21-087
246-215-270	NEW	92-08-112	246-318-530	AMD-P	93-01-149	246-358-045	AMD	92-04-082
246-215-280	NEW-P	92-03-142	246-318-540	AMD-P	93-01-149	246-358-045	AMD-P	92-21-087
246-215-280	NEW	92-08-112	246-318-550	AMD-P	93-01-149	246-358-055	AMD	92-04-082
246-215-290	NEW-P	92-03-142	246-318-560	AMD-P	93-01-149	246-358-055	AMD-P	92-21-087
246-215-290	NEW	92-08-112	246-318-570	AMD-P	93-01-149	246-358-065	AMD-P	92-21-087
246-215-300	NEW-P	92-03-142	246-318-580	AMD-P	93-01-149	246-358-075	AMD	92-04-082
246-215-300	NEW	92-08-112	246-318-590	AMD-P	93-01-149	246-358-075	AMD-P	92-21-087
246-215-500	REP-P	92-03-142	246-318-600	AMD-P	93-01-149	246-358-085	AMD-P	92-21-087
246-215-500	REP	92-08-112	246-318-610	AMD-P	93-01-149	246-358-095	AMD	92-04-082
246-215-900	REP-P	92-03-142	246-318-620	AMD-P	93-01-149	246-358-095	AMD-P	92-21-087
246-215-900	REP	92-08-112	246-318-630	AMD-P	93-01-149	246-358-105	AMD	92-04-082
246-217-005	AMD-P	92-22-109	246-318-640	AMD-P	93-01-149	246-358-105	AMD-P	92-21-087
246-217-030	AMD-P	92-09-144	246-318-650	AMD-P	93-01-149	246-358-115	AMD	92-04-082
246-217-030	AMD	92-14-093	246-318-660	AMD-P	93-01-149	246-358-115	AMD-P	92-21-087
246-221-090	AMD	92-06-008	246-318-670	AMD-P	93-01-149	246-358-125	AMD	92-04-082
246-225-160	NEW	92-05-011	246-318-680	AMD-P	93-01-149	246-358-125	AMD-P	92-21-087
246-232-050	AMD	92-06-008	246-318-690	AMD-P	93-01-149	246-358-135	AMD	92-04-082
246-235-075	NEW	92-06-008	246-318-700	AMD-P	93-01-149	246-358-135	AMD-P	92-21-087
246-239-010	AMD	92-06-008	246-318-710	AMD-P	93-01-149	246-358-140	NEW-P	92-21-087
246-239-015	NEW-W	92-13-074	246-318-720	AMD-P	93-01-149	246-358-145	AMD	92-04-082
246-239-025	NEW	92-06-008	246-318-730	AMD-P	93-01-149	246-358-145	AMD-P	92-21-087
246-240-010	NEW	92-06-008	246-318-740	AMD-P	93-01-149	246-358-155	AMD	92-04-082
246-240-015	NEW-W	92-13-074	246-318-750	AMD-P	93-01-149	246-358-155	AMD-P	92-21-087
246-240-050	NEW	92-06-008	246-318-760	AMD-P	93-01-149	246-358-165	AMD-P	92-21-087
246-243-050	AMD	92-06-008	246-318-770	AMD-P	93-01-149	246-358-175	AMD	92-04-082
246-243-190	AMD	92-06-008	246-318-780	AMD-P	93-01-149	246-358-175	AMD-P	92-21-087
246-260-005	NEW-P	92-22-109	246-318-790	AMD-P	93-01-149	246-358-990	AMD-P	92-21-088
246-262-005	NEW-P	92-22-109	246-318-799	REP-P	93-01-149	246-360-005	NEW-P	92-22-109
246-264-005	NEW-P	92-22-109	246-318-800	AMD-P	93-01-149	246-360-990	AMD-P	92-17-034
246-282-005	NEW-P	92-22-109	246-318-810	AMD-P	93-01-149	246-360-990	AMD	92-21-089
246-290-010	AMD	92-04-070	246-318-820	AMD-P	93-01-149	246-374-005	NEW-P	92-22-109
246-290-300	AMD	92-04-070	246-318-830	AMD-P	93-01-149	246-376-005	NEW-P	92-22-109
246-290-310	AMD	92-04-070	246-318-840	AMD-P	93-01-149	246-378-005	NEW-P	92-22-109
246-290-320	AMD	92-04-070	246-318-850	AMD-P	93-01-149	246-388-070	AMD-P	92-15-085
246-290-330	AMD	92-04-070	246-318-860	AMD-P	93-01-149	246-388-072	NEW-P	92-15-085
246-290-480	AMD	92-04-070	246-318-870	AMD-P	93-01-149	246-390-001	NEW-P	92-07-078
246-290-990	PREP	92-10-025	246-318-990	AMD-P	92-07-097	246-390-001	NEW	92-15-152
246-290-990	AMD-P	92-19-083	246-318-990	AMD	92-12-028	246-390-010	NEW-P	92-07-078
246-290-990	AMD	93-01-006	246-318-99902	AMD-P	93-01-149	246-390-010	NEW	92-15-152
246-294-001	NEW-P	92-22-098	246-321-018	NEW-P	92-15-085	246-390-020	NEW-P	92-07-078
246-294-010	NEW-P	92-22-098	246-322-990	AMD-P	92-07-097	246-390-020	NEW	92-15-152
246-294-020	NEW-P	92-22-098	246-322-990	AMD	92-12-028	246-390-030	NEW-P	92-07-078
246-294-030	NEW-P	92-22-098	246-322-991	AMD-P	92-07-097	246-390-030	NEW	92-15-152
246-294-040	NEW-P	92-22-098	246-322-991	AMD	92-12-028	246-390-040	NEW-P	92-07-078
246-294-050	NEW-P	92-22-098	246-323-022	NEW-P	92-15-085	246-390-040	NEW	92-15-152
246-294-060	NEW-P	92-22-098	246-323-990	AMD-P	92-10-014	246-390-050	NEW-P	92-07-078
246-294-070	NEW-P	92-22-098	246-323-990	AMD	92-15-048	246-390-050	NEW	92-15-152
246-294-080	NEW-P	92-22-098	246-325-022	NEW-P	92-15-085	246-390-060	NEW-P	92-07-078
246-294-090	NEW-P	92-22-098	246-325-990	AMD-P	92-10-014	246-390-060	NEW	92-15-152
246-294-100	NEW-P	92-22-098	246-325-990	AMD	92-15-048	246-390-070	NEW-P	92-07-078
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246-310-132	AMD-E	92-09-087	246-327-090	NEW-P	92-15-085	246-390-100	NEW	92-15-152
246-310-132	AMD	92-16-081	246-327-990	AMD-P	92-10-013	246-390-990	NEW-P	92-15-149
246-310-135	NEW	92-05-057	246-327-990	AMD	92-15-084	246-390-990	NEW-C	92-17-057
246-310-136	NEW	92-05-057	246-329-035	NEW-P	92-15-085	246-390-990	NEW	92-23-060
246-310-250	REP	92-12-015	246-331-100	AMD-P	92-15-085	246-420-005	NEW-P	92-22-109
246-310-261	NEW	92-12-015	246-331-990	AMD-P	92-10-013	246-491-005	NEW-P	92-22-109
246-310-262	NEW	92-12-015	246-331-990	AMD	92-15-084	246-510-400	NEW-P	92-07-077
246-310-281	NEW-E	93-01-150	246-336-100	AMD-P	92-15-085	246-510-400	NEW	92-14-055
246-316-020	AMD-P	92-15-085	246-336-990	AMD-P	92-10-013	246-520-005	NEW-P	92-22-109

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246-650-005	NEW-P	92-22-109	246-815-031	AMD	92-03-006	246-830-430	AMD-P	92-03-139
246-680-005	NEW-P	92-22-109	246-815-090	AMD-P	92-11-014	246-830-430	AMD	92-15-153
246-760-005	NEW-P	92-22-109	246-815-090	AMD	92-15-033	246-830-440	AMD-P	92-03-139
246-762-005	NEW-P	92-22-109	246-815-100	AMD-P	93-01-147	246-830-440	AMD	92-15-153
246-762-010	AMD-P	92-02-096	246-815-115	NEW	92-03-126	246-830-450	AMD-P	92-03-139
246-762-010	AMD	92-06-067	246-816-050	AMD	92-05-012	246-830-450	AMD	92-15-153
246-762-020	AMD-P	92-02-096	246-816-160	NEW-P	92-02-098	246-836-210	NEW-P	92-02-097
246-762-020	AMD	92-06-067	246-816-160	NEW-W	92-06-007	246-836-210	NEW	92-06-020
246-762-040	AMD-P	92-02-096	246-816-201	AMD	92-05-012	246-838-010	AMD-P	92-12-088
246-762-040	AMD	92-06-067	246-816-210	AMD	92-05-012	246-838-010	AMD	92-17-023
246-790-010	AMD-P	92-17-077	246-816-230	AMD	92-05-012	246-838-030	AMD-P	92-12-088
246-790-010	AMD	92-22-036	246-816-240	AMD-P	92-17-019	246-838-030	AMD	92-17-023
246-790-020	REP-P	92-17-077	246-816-240	AMD	92-20-036	246-838-050	AMD-P	92-12-088
246-790-020	REP	92-22-036	246-816-250	AMD	92-05-012	246-838-050	AMD	92-17-023
246-790-050	AMD-P	92-17-077	246-816-250	AMD-P	92-17-019	246-838-120	AMD-P	92-20-098
246-790-050	AMD	92-22-036	246-816-250	AMD	92-20-036	246-838-120	AMD-E	92-20-100
246-790-060	AMD-P	92-17-077	246-816-260	AMD	92-05-012	246-838-240	AMD-P	92-12-088
246-790-060	AMD	92-22-036	246-816-301	AMD	92-05-012	246-838-240	AMD	92-17-023
246-790-070	AMD-P	92-17-077	246-816-310	AMD	92-05-012	246-838-320	NEW-P	92-12-088
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246-790-100	AMD-P	92-17-077	246-816-610	NEW-W	92-05-085	246-839-300	AMD-P	92-14-126
246-790-100	AMD	92-22-036	246-816-620	NEW-W	92-05-085	246-839-300	AMD	92-20-047
246-790-110	AMD-P	92-17-077	246-816-630	NEW-W	92-05-085	246-839-310	AMD-P	92-14-126
246-790-110	AMD	92-22-036	246-816-640	NEW-W	92-05-085	246-839-310	AMD	92-20-047
246-790-120	AMD-P	92-17-077	246-816-650	NEW-W	92-05-085	246-839-320	AMD-P	92-14-126
246-790-120	AMD	92-22-036	246-816-660	NEW-W	92-05-085	246-839-320	AMD	92-20-047
246-790-130	AMD-P	92-17-077	246-816-670	NEW-W	92-05-085	246-839-330	AMD-P	92-14-126
246-790-130	AMD	92-22-036	246-816-680	NEW-W	92-05-085	246-839-330	AMD	92-20-047
246-802-025	NEW-P	92-14-128	246-816-701	NEW-W	92-06-063	246-847-010	AMD-P	92-09-153
246-802-025	NEW	92-17-035	246-816-701	NEW-P	92-06-064	246-847-010	AMD	92-18-015
246-802-030	AMD-P	92-14-128	246-816-701	NEW	92-09-069	246-847-055	NEW-P	92-09-153
246-802-030	AMD	92-17-035	246-816-710	NEW-W	92-06-063	246-847-055	NEW-W	92-22-092
246-802-090	AMD-P	92-14-128	246-816-710	NEW-P	92-06-064	246-847-065	AMD-P	92-09-153
246-802-090	AMD	92-17-035	246-816-710	NEW	92-09-069	246-847-065	AMD	92-18-015
246-802-130	AMD-P	92-14-128	246-816-720	NEW-W	92-06-063	246-847-068	NEW-P	92-09-153
246-802-130	AMD	92-17-035	246-816-720	NEW-P	92-06-064	246-847-068	NEW-W	92-22-092
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246-802-240	AMD	92-17-035	246-816-740	NEW-P	92-06-064	246-847-110	AMD	92-18-015
246-802-250	AMD-P	92-14-128	246-816-740	NEW	92-09-069	246-847-117	NEW-P	92-09-153
246-802-250	AMD	92-17-035	246-818-120	AMD-P	93-01-025	246-847-117	NEW	92-18-015
246-802-990	AMD-P	92-14-128	246-818-130	AMD-P	93-01-025	246-847-125	NEW-P	92-09-153
246-802-990	AMD	92-17-035	246-818-140	AMD-P	93-01-025	246-847-125	NEW-W	92-22-092
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246-806-060	AMD	92-17-026	246-828-005	NEW-W	92-09-109	246-847-350	NEW	92-18-015
246-806-070	AMD-P	92-12-090	246-828-005	NEW-P	92-24-031	246-847-360	NEW-P	92-09-153
246-806-070	AMD	92-17-026	246-828-340	AMD-P	92-24-032	246-847-360	NEW	92-18-015
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246-806-990	AMD	92-07-017	246-828-530	NEW-P	92-24-030	246-849-240	NEW-P	92-19-099
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246-851-390	AMD	92-20-019	246-857-320	REP-P	92-22-077	246-869-235	NEW-P	92-18-045
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246-851-450	NEW	92-06-030	246-857-340	AMD-P	92-07-098	246-869-245	NEW-P	92-18-045
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246-851-470	NEW	92-06-030	246-858-020	AMD	92-12-035	246-871-040	AMD	92-12-035
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246-851-490	NEW	92-06-030	246-858-040	AMD	92-12-035	246-873-080	AMD	92-12-035
246-851-490	AMD-P	92-16-080	246-858-060	AMD-P	92-07-098	246-875-001	AMD-P	92-18-044
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246-851-990	AMD-C	92-17-058	246-861-090	AMD	92-03-029	246-875-050	AMD-P	92-18-044
246-851-990	AMD	92-23-006	246-861-095	NEW	92-03-029	246-875-050	AMD-W	92-23-057
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246-853-135	NEW	92-20-001	246-863-060	AMD-P	92-07-098	246-875-070	AMD	92-12-035
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246-853-990	AMD-P	92-06-028	246-863-070	AMD	92-12-035	246-875-080	AMD-P	92-07-098
246-853-990	AMD	92-14-054	246-863-080	AMD-P	92-03-124	246-875-080	AMD	92-12-035
246-857-020	AMD-P	92-07-098	246-863-080	AMD-P	92-07-098	246-875-080	AMD-P	92-18-044
246-857-020	AMD	92-12-035	246-863-080	AMD-W	92-08-061	246-875-080	AMD-W	92-23-057
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246-857-030	REP-P	92-22-077	246-863-090	AMD-P	92-07-098	246-875-090	REP	92-12-035
246-857-040	REP-P	92-22-077	246-863-090	AMD	92-12-035	246-879-010	AMD-P	92-10-070
246-857-050	REP-P	92-22-077	246-863-110	AMD-P	92-07-098	246-879-010	AMD	92-15-069
246-857-060	REP-P	92-22-077	246-863-110	AMD	92-12-035	246-879-020	AMD-P	92-07-098
246-857-070	REP-P	92-22-077	246-863-130	NEW-P	92-16-096	246-879-020	AMD-W	92-10-026
246-857-080	REP-P	92-22-077	246-865-030	AMD-P	92-07-098	246-879-020	AMD-P	92-10-070
246-857-090	REP-P	92-22-077	246-865-030	AMD	92-12-035	246-879-020	AMD	92-15-069
246-857-100	REP-P	92-22-077	246-865-060	AMD-P	92-07-098	246-879-030	AMD-P	92-07-098
246-857-110	REP-P	92-22-077	246-865-060	AMD	92-12-035	246-879-030	AMD-W	92-10-026
246-857-120	REP-P	92-22-077	246-865-070	AMD-P	92-07-098	246-879-030	AMD-P	92-10-070
246-857-130	REP-P	92-22-077	246-865-070	AMD	92-12-035	246-879-030	AMD	92-15-069
246-857-140	REP-P	92-22-077	246-867-010	AMD-P	92-07-098	246-879-040	AMD-P	92-07-098
246-857-150	REP-P	92-22-077	246-867-010	AMD	92-12-035	246-879-040	AMD-W	92-10-026
246-857-160	REP-P	92-22-077	246-867-060	AMD-P	92-07-098	246-879-040	AMD-P	92-10-070
246-857-170	REP-P	92-22-077	246-867-060	AMD	92-12-035	246-879-040	AMD	92-15-069
246-857-180	AMD-P	92-07-098	246-869-020	AMD-P	92-07-098	246-879-050	AMD-P	92-10-070
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246-857-180	REP-P	92-22-077	246-869-050	AMD-P	92-07-098	246-879-060	AMD-P	92-10-070
246-857-190	REP-P	92-22-077	246-869-050	AMD	92-12-035	246-879-060	AMD	92-15-069
246-857-200	REP-P	92-22-077	246-869-070	AMD-P	92-07-098	246-879-070	AMD-P	92-07-098
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246-883-020	AMD	92-09-070	246-895-170	AMD	92-12-035	246-918-100	REP	92-12-089
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246-883-025	NEW	92-09-072	246-897-040	AMD	92-12-035	246-918-110	AMD	92-12-089
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246-883-050	NEW	92-09-070	246-899-050	AMD	92-12-035	246-918-160	AMD	92-12-089
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246-887-050	AMD	92-12-035	246-907-030	AMD	92-07-099	246-918-210	REP	92-12-089
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246-887-200	AMD	92-12-035	246-915-085	NEW-P	92-20-099	246-918-290	REP-P	92-08-063
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246-889-030	AMD-P	92-07-098	246-915-150	AMD	92-08-039	246-918-320	REP	92-12-089
246-889-030	AMD	92-12-035	246-915-180	AMD	92-08-039	246-918-330	REP-P	92-08-063
246-889-040	AMD-P	92-07-098	246-915-185	NEW	92-08-039	246-918-330	REP	92-12-089
246-889-040	AMD	92-12-035	246-915-200	AMD	92-08-039	246-918-340	REP-P	92-08-063
246-893-020	AMD-P	92-07-098	246-917-125	NEW	92-08-021	246-918-340	REP	92-12-089
246-893-020	AMD	92-12-035	246-917-126	NEW	92-08-021	246-918-350	REP-P	92-08-063
246-893-030	AMD-P	92-07-098	246-917-135	NEW-P	92-21-065	246-918-350	REP	92-12-089
246-893-030	AMD	92-12-035	246-917-135	NEW	93-01-078	246-918-360	REP-P	92-08-063
246-893-040	AMD-P	92-07-098	246-917-300	NEW-P	92-21-065	246-918-360	REP	92-12-089
246-893-040	AMD	92-12-035	246-917-300	NEW	93-01-078	246-918-370	REP-P	92-08-063
246-893-090	AMD-P	92-07-098	246-917-990	AMD	92-08-062	246-918-370	REP	92-12-089
246-893-090	AMD	92-12-035	246-917-990	AMD	92-22-035	246-920-030	AMD-E	92-07-058
246-893-120	AMD-P	92-07-098	246-918-005	NEW-P	92-08-063	246-920-030	RESCIND	92-07-096
246-893-120	AMD	92-12-035	246-918-005	NEW	92-12-089	246-920-030	AMD-E	92-07-096
246-893-130	AMD-P	92-07-098	246-918-006	NEW-P	92-08-063	246-920-030	AMD-P	92-10-069
246-893-130	AMD	92-12-035	246-918-006	NEW	92-12-089	246-920-030	AMD	92-23-035
246-893-998	AMD-P	92-07-098	246-918-007	NEW-P	92-08-063	246-922-990	AMD-P	92-06-058
246-893-998	AMD	92-12-035	246-918-007	NEW	92-12-089	246-922-990	AMD	92-14-053
246-895-020	AMD-P	92-07-098	246-918-008	NEW-P	92-08-063	246-924-115	NEW-P	92-15-151
246-895-020	AMD	92-12-035	246-918-008	NEW	92-12-089	246-924-115	NEW-E	92-15-154
246-895-040	AMD-P	92-07-098	246-918-020	REP-P	92-08-063	246-924-355	NEW	92-20-029
246-895-040	AMD	92-12-035	246-918-020	REP	92-12-089	246-924-355	NEW-P	92-15-148
246-895-080	AMD-P	92-07-098	246-918-030	AMD-P	92-08-063	246-924-355	NEW-C	92-20-030
246-895-080	AMD	92-12-035	246-918-030	AMD	92-12-089	246-924-355	NEW-W	92-23-009A
246-895-100	AMD-P	92-07-098	246-918-035	AMD-P	92-08-063	246-924-991	NEW-E	92-03-107

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-924-991	NEW-P	92-03-141	246-933-240	REP-P	92-14-127	246-975-250	REP	93-01-148
246-924-991	NEW-W	92-07-016	246-933-240	REP	92-17-076	246-975-260	REP-P	92-15-034
246-924-992	NEW-E	92-03-107	246-933-250	AMD	92-03-074	246-975-260	REP	93-01-148
246-924-992	NEW-P	92-03-141	246-933-250	AMD-P	92-14-127	246-975-270	REP-P	92-15-034
246-924-992	NEW-W	92-07-016	246-933-250	AMD	92-17-076	246-975-270	REP	93-01-148
246-926-020	AMD	92-05-010	246-933-270	AMD-P	92-14-127	246-975-280	REP-P	92-15-034
246-926-030	AMD	92-05-010	246-933-270	AMD	92-17-076	246-975-280	REP	93-01-148
246-926-040	AMD	92-05-010	246-933-280	AMD	92-03-074	246-975-290	REP-P	92-15-034
246-926-060	AMD	92-05-010	246-933-300	NEW	92-03-074	246-975-290	REP	93-01-148
246-926-070	AMD	92-05-010	246-933-300	AMD-P	92-14-127	246-975-300	REP-P	92-15-034
246-926-080	AMD	92-05-010	246-933-300	AMD	92-17-076	246-975-300	REP	93-01-148
246-926-090	AMD	92-05-010	246-933-305	NEW	92-03-074	246-975-310	REP-P	92-15-034
246-926-110	AMD	92-05-010	246-933-320	AMD-P	92-14-127	246-975-310	REP	93-01-148
246-926-120	AMD	92-05-010	246-933-320	AMD	92-17-076	246-975-320	REP-P	92-15-034
246-926-130	AMD	92-05-010	246-933-980	AMD-P	92-03-125	246-975-320	REP	93-01-148
246-926-150	AMD	92-05-010	246-933-980	AMD	92-07-036	246-975-330	REP-P	92-15-034
246-926-160	AMD	92-05-010	246-933-990	AMD-P	92-03-125	246-975-330	REP	93-01-148
246-926-170	AMD	92-05-010	246-933-990	AMD	92-07-036	246-975-340	REP-P	92-15-034
246-926-180	AMD-P	92-15-150	246-935-125	NEW-P	92-03-125	246-975-340	REP	93-01-148
246-926-180	AMD	92-19-060	246-935-125	NEW	92-07-036	246-975-350	REP-P	92-15-034
246-926-190	AMD	92-05-010	246-935-990	AMD-P	92-03-125	246-975-350	REP	93-01-148
246-926-200	AMD	92-05-010	246-935-990	AMD	92-07-036	246-975-360	REP-P	92-15-034
246-926-990	AMD	92-05-010	246-975-001	REP-P	92-15-034	246-975-360	REP	93-01-148
246-928-020	AMD-P	92-10-071	246-975-001	REP	93-01-148	246-975-990	REP-P	92-15-034
246-928-020	AMD	92-15-032	246-975-010	REP-P	92-15-034	246-975-990	REP	93-01-148
246-928-085	NEW-P	92-10-071	246-975-010	REP	93-01-148	246-976-001	NEW-P	92-15-034
246-928-085	NEW	92-15-032	246-975-020	REP-P	92-15-034	246-976-001	NEW	93-01-148
246-928-990	AMD-P	92-10-071	246-975-020	REP	93-01-148	246-976-010	NEW-P	92-15-034
246-928-990	AMD	92-15-032	246-975-030	REP-P	92-15-034	246-976-010	NEW	93-01-148
246-930-010	AMD-P	92-07-079	246-975-030	REP	93-01-148	246-976-020	NEW-P	92-15-034
246-930-010	AMD	92-12-027	246-975-040	REP-P	92-15-034	246-976-020	NEW	93-01-148
246-930-020	AMD-P	92-07-079	246-975-040	REP	93-01-148	246-976-025	NEW-P	92-15-034
246-930-020	AMD	92-12-027	246-975-050	REP-P	92-15-034	246-976-025	NEW	93-01-148
246-930-030	AMD-P	92-07-079	246-975-050	REP	93-01-148	246-976-030	NEW-P	92-15-034
246-930-030	AMD	92-12-027	246-975-060	REP-P	92-15-034	246-976-030	NEW	93-01-148
246-930-040	AMD-P	92-07-079	246-975-060	REP	93-01-148	246-976-035	NEW-P	92-15-034
246-930-040	AMD	92-12-027	246-975-070	REP-P	92-15-034	246-976-035	NEW	93-01-148
246-930-050	AMD-P	92-07-079	246-975-070	REP	93-01-148	246-976-040	NEW-P	92-15-034
246-930-050	AMD	92-12-027	246-975-080	REP-P	92-15-034	246-976-040	NEW	93-01-148
246-930-060	AMD-P	92-07-079	246-975-080	REP	93-01-148	246-976-050	NEW-P	92-15-034
246-930-060	AMD	92-12-027	246-975-090	REP-P	92-15-034	246-976-050	NEW	93-01-148
246-930-075	AMD-P	92-07-079	246-975-090	REP	93-01-148	246-976-055	NEW-P	92-15-034
246-930-075	AMD	92-12-027	246-975-100	REP-P	92-15-034	246-976-055	NEW	93-01-148
246-930-200	AMD-P	92-07-079	246-975-100	REP	93-01-148	246-976-060	NEW-P	92-15-034
246-930-200	AMD	92-12-027	246-975-110	REP-P	92-15-034	246-976-060	NEW	93-01-148
246-930-210	AMD-P	92-07-079	246-975-110	REP	93-01-148	246-976-065	NEW-P	92-15-034
246-930-210	AMD	92-12-027	246-975-120	REP-P	92-15-034	246-976-065	NEW	93-01-148
246-930-220	AMD-P	92-07-079	246-975-120	REP	93-01-148	246-976-070	NEW-P	92-15-034
246-930-220	AMD	92-12-027	246-975-130	REP-P	92-15-034	246-976-070	NEW	93-01-148
246-930-300	AMD-P	92-07-079	246-975-130	REP	93-01-148	246-976-075	NEW-P	92-15-034
246-930-300	AMD	92-12-027	246-975-140	REP-P	92-15-034	246-976-075	NEW	93-01-148
246-930-301	AMD-P	92-07-079	246-975-140	REP	93-01-148	246-976-080	NEW-P	92-15-034
246-930-301	AMD	92-12-027	246-975-150	REP-P	92-15-034	246-976-080	NEW	93-01-148
246-930-310	AMD-P	92-07-079	246-975-150	REP	93-01-148	246-976-085	NEW-P	92-15-034
246-930-310	AMD	92-12-027	246-975-160	REP-P	92-15-034	246-976-085	NEW	93-01-148
246-930-320	AMD-P	92-07-079	246-975-160	REP	93-01-148	246-976-090	NEW-P	92-15-034
246-930-320	AMD	92-12-027	246-975-170	REP-P	92-15-034	246-976-090	NEW	93-01-148
246-930-330	AMD-P	92-07-079	246-975-170	REP	93-01-148	246-976-110	NEW-P	92-15-034
246-930-330	AMD	92-12-027	246-975-180	REP-P	92-15-034	246-976-110	NEW	93-01-148
246-930-340	AMD-P	92-07-079	246-975-180	REP	93-01-148	246-976-115	NEW-P	92-15-034
246-930-340	AMD	92-12-027	246-975-190	REP-P	92-15-034	246-976-115	NEW	93-01-148
246-930-400	AMD-P	92-07-079	246-975-190	REP	93-01-148	246-976-120	NEW-P	92-15-034
246-930-400	AMD	92-12-027	246-975-200	REP-P	92-15-034	246-976-120	NEW	93-01-148
246-930-410	NEW-P	92-07-079	246-975-200	REP	93-01-148	246-976-140	NEW-P	92-15-034
246-930-410	NEW	92-12-027	246-975-210	REP-P	92-15-034	246-976-140	NEW	93-01-148
246-930-499	AMD-P	92-07-079	246-975-210	REP	93-01-148	246-976-150	NEW-P	92-15-034
246-930-499	AMD	92-12-027	246-975-220	REP-P	92-15-034	246-976-150	NEW	93-01-148
246-930-990	AMD-P	92-07-079	246-975-220	REP	93-01-148	246-976-160	NEW-P	92-15-034
246-930-990	AMD	92-12-027	246-975-230	REP-P	92-15-034	246-976-160	NEW	93-01-148
246-933-120	REP-P	92-14-127	246-975-230	REP	93-01-148	246-976-170	NEW-P	92-15-034
246-933-120	REP	92-17-076	246-975-240	REP-P	92-15-034	246-976-170	NEW	93-01-148
246-933-170	AMD-P	92-14-127	246-975-240	REP	93-01-148	246-976-180	NEW-P	92-15-034
246-933-170	AMD	92-17-076	246-975-250	REP-P	92-15-034	246-976-180	NEW	93-01-148

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
246-976-190	NEW-P	92-15-034	246-976-680	NEW-P	92-15-034	250-20-021	AMD-C	92-09-141
246-976-190	NEW	93-01-148	246-976-680	NEW	93-01-148	250-20-021	AMD	92-11-022
246-976-200	NEW-P	92-15-034	246-976-690	NEW-P	92-15-034	250-20-021	AMD-E	92-11-023
246-976-200	NEW	93-01-148	246-976-690	NEW	93-01-148	250-25-010	NEW	92-03-002
246-976-210	NEW-P	92-15-034	246-976-720	NEW-P	92-15-034	250-25-020	NEW	92-03-002
246-976-210	NEW	93-01-148	246-976-720	NEW	93-01-148	250-25-030	NEW	92-03-002
246-976-220	NEW-P	92-15-034	246-976-730	NEW-P	92-15-034	250-25-040	NEW	92-03-002
246-976-220	NEW	93-01-148	246-976-730	NEW	93-01-148	250-25-045	NEW	92-03-002
246-976-230	NEW-P	92-15-034	246-976-740	NEW-P	92-15-034	250-25-050	NEW	92-03-002
246-976-230	NEW	93-01-148	246-976-740	NEW	93-01-148	250-25-060	NEW	92-03-002
246-976-240	NEW-P	92-15-034	246-976-770	NEW-P	92-15-034	250-25-070	NEW	92-03-002
246-976-240	NEW	93-01-148	246-976-770	NEW	93-01-148	250-25-080	NEW	92-03-002
246-976-260	NEW-P	92-15-034	246-976-780	NEW-P	92-15-034	250-25-090	NEW	92-03-002
246-976-260	NEW	93-01-148	246-976-780	NEW	93-01-148	250-44-050	AMD-P	93-01-099
246-976-270	NEW-P	92-15-034	246-976-790	NEW-P	92-15-034	250-44-110	AMD-P	93-01-099
246-976-270	NEW	93-01-148	246-976-790	NEW	93-01-148	250-44-130	AMD-P	93-01-099
246-976-280	NEW-P	92-15-034	246-976-810	NEW-P	92-15-034	250-61-010	AMD-P	92-21-071
246-976-280	NEW	93-01-148	246-976-810	NEW	93-01-148	250-61-010	AMD	93-01-103
246-976-290	NEW-P	92-15-034	246-976-820	NEW-P	92-15-034	250-61-070	AMD-P	92-21-071
246-976-290	NEW	93-01-148	246-976-820	NEW	93-01-148	250-61-070	AMD	93-01-103
246-976-300	NEW-P	92-15-034	246-976-880	NEW-P	92-15-034	250-61-120	AMD-P	92-21-071
246-976-300	NEW	93-01-148	246-976-880	NEW	93-01-148	250-61-120	AMD	93-01-103
246-976-310	NEW-P	92-15-034	246-976-885	NEW-P	92-15-034	250-61-140	AMD-P	92-21-071
246-976-310	NEW	93-01-148	246-976-885	NEW	93-01-148	250-61-140	AMD	93-01-103
246-976-320	NEW-P	92-15-034	246-976-890	NEW-P	92-15-034	250-66-020	AMD-P	92-13-076
246-976-320	NEW	93-01-148	246-976-890	NEW	93-01-148	250-66-020	AMD-C	92-15-135
246-976-330	NEW-P	92-15-034	246-976-910	NEW-P	92-15-034	250-66-020	AMD	92-16-038
246-976-330	NEW	93-01-148	246-976-910	NEW	93-01-148	250-66-030	AMD-P	92-13-076
246-976-340	NEW-P	92-15-034	246-976-920	NEW-P	92-15-034	250-66-030	AMD-C	92-15-135
246-976-340	NEW	93-01-148	246-976-920	NEW	93-01-148	250-66-030	AMD	92-16-038
246-976-350	NEW-P	92-15-034	246-976-930	NEW-P	92-15-034	250-66-040	AMD-P	92-13-076
246-976-350	NEW	93-01-148	246-976-930	NEW	93-01-148	250-66-040	AMD-C	92-15-135
246-976-370	NEW-P	92-15-034	246-976-940	NEW-P	92-15-034	250-66-040	AMD	92-16-038
246-976-370	NEW	93-01-148	246-976-940	NEW	93-01-148	250-66-060	AMD-P	92-13-076
246-976-390	NEW-P	92-15-034	246-976-950	NEW-P	92-15-034	250-66-060	AMD-C	92-15-135
246-976-390	NEW	93-01-148	246-976-950	NEW	93-01-148	250-66-060	AMD	92-16-038
246-976-400	NEW-P	92-15-034	246-976-960	NEW-P	92-15-034	250-67-010	REP	92-03-002
246-976-400	NEW	93-01-148	246-976-960	NEW	93-01-148	250-67-020	REP	92-03-002
246-976-420	NEW-P	92-15-034	246-976-970	NEW-P	92-15-034	250-67-030	REP	92-03-002
246-976-420	NEW	93-01-148	246-976-970	NEW	93-01-148	250-67-040	REP	92-03-002
246-976-430	NEW-P	92-15-034	246-976-990	NEW-P	92-15-034	250-67-050	REP	92-03-002
246-976-430	NEW	93-01-148	246-976-990	NEW	93-01-148	250-67-060	REP	92-03-002
246-976-440	NEW-P	92-15-034	246-977-001	REP-P	92-15-034	250-68-001	REP	92-03-002
246-976-440	NEW	93-01-148	246-977-001	REP	93-01-148	250-68-010	REP	92-03-002
246-976-450	NEW-P	92-15-034	246-977-010	REP-P	92-15-034	250-68-020	REP	92-03-002
246-976-450	NEW	93-01-148	246-977-010	REP	93-01-148	250-68-030	REP	92-03-002
246-976-470	NEW-P	92-15-034	246-977-020	REP-P	92-15-034	250-68-035	REP	92-03-002
246-976-470	NEW	93-01-148	246-977-020	REP	93-01-148	250-68-040	REP	92-03-002
246-976-475	NEW-P	92-15-034	246-977-030	REP-P	92-15-034	250-68-050	REP	92-03-002
246-976-475	NEW	93-01-148	246-977-030	REP	93-01-148	250-68-060	REP	92-03-002
246-976-480	NEW-P	92-15-034	246-977-040	REP-P	92-15-034	250-68-070	REP	92-03-002
246-976-480	NEW	93-01-148	246-977-040	REP	93-01-148	250-75-010	REP	92-03-002
246-976-500	NEW-P	92-15-034	246-977-050	REP-P	92-15-034	250-75-020	REP	92-03-002
246-976-500	NEW	93-01-148	246-977-050	REP	93-01-148	250-75-030	REP	92-03-002
246-976-510	NEW-P	92-15-034	246-977-060	REP-P	92-15-034	250-75-040	REP	92-03-002
246-976-510	NEW	93-01-148	246-977-060	REP	93-01-148	250-75-050	REP	92-03-002
246-976-520	NEW-P	92-15-034	246-977-070	REP-P	92-15-034	250-75-060	REP	92-03-002
246-976-520	NEW	93-01-148	246-977-070	REP	93-01-148	250-75-070	REP	92-03-002
246-976-550	NEW-P	92-15-034	246-977-080	REP-P	92-15-034	250-75-080	REP	92-03-002
246-976-550	NEW	93-01-148	246-977-080	REP	93-01-148	250-76-010	NEW	92-04-018
246-976-560	NEW-P	92-15-034	246-977-090	REP-P	92-15-034	250-76-020	NEW	92-04-018
246-976-560	NEW	93-01-148	246-977-090	REP	93-01-148	250-76-030	NEW	92-04-018
246-976-570	NEW-P	92-15-034	246-977-100	REP-P	92-15-034	250-76-040	NEW	92-04-018
246-976-570	NEW	93-01-148	246-977-100	REP	93-01-148	250-76-050	NEW	92-04-018
246-976-600	NEW-P	92-15-034	246-977-110	REP-P	92-15-034	250-76-060	NEW	92-04-018
246-976-600	NEW	93-01-148	246-977-110	REP	93-01-148	250-76-070	NEW	92-04-018
246-976-610	NEW-P	92-15-034	248-14-120	AMD-P	92-03-015	250-78-010	AMD-P	92-13-077
246-976-610	NEW	93-01-148	248-14-120	AMD	92-08-074	250-78-010	AMD-C	92-15-136
246-976-640	NEW-P	92-15-034	248-14-250	AMD-P	92-03-015	250-78-010	AMD	92-16-037
246-976-640	NEW	93-01-148	248-14-250	AMD	92-08-074	250-78-020	AMD-P	92-13-077
246-976-650	NEW-P	92-15-034	248-14-285	AMD-P	92-03-015	250-78-020	AMD-C	92-15-136
246-976-650	NEW	93-01-148	248-14-285	AMD	92-08-074	250-78-020	AMD	92-16-037
			250-20-021	AMD-C	92-08-076	250-78-030	AMD-P	92-13-077

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
250-78-030	AMD-C	92-15-136	251-12-072	AMD	93-01-157	260-32-400	AMD	92-21-027
250-78-030	AMD	92-16-037	251-12-090	REP-P	92-09-124	260-56-065	NEW-P	92-12-066
250-78-050	AMD-P	92-13-077	251-12-090	REP	92-13-063	260-56-065	NEW-C	92-13-087
250-78-050	AMD-C	92-15-136	251-12-240	AMD-P	93-01-142	260-56-065	NEW-W	92-17-001
250-78-050	AMD	92-16-037	251-12-290	AMD-P	92-09-125	260-88-010	AMD-P	92-12-068
250-78-060	AMD-P	92-13-077	251-12-290	AMD-C	92-13-062	260-88-010	AMD-C	92-13-089
250-78-060	AMD-C	92-15-136	251-12-290	AMD-C	92-14-114	260-88-010	AMD	92-17-002
250-78-060	AMD	92-16-037	251-12-290	AMD-W	92-21-070	262-01-110	NEW-E	92-20-051
251-01-010	REP	92-05-034	251-12-290	AMD-P	93-01-142	262-01-110	NEW-P	92-20-052
251-01-075	AMD-C	92-05-026	251-17	AMD-C	92-05-029	262-01-110	NEW	93-01-122
251-01-075	AMD-W	92-07-018	251-17-010	AMD-W	92-07-018	262-01-120	NEW-E	92-20-051
251-01-075	AMD-P	92-09-120	251-17-040	AMD-W	92-07-018	262-01-120	NEW-P	92-20-052
251-01-075	AMD-W	92-13-008	251-17-040	AMD-P	92-09-122	262-01-120	NEW	93-01-122
251-01-075	AMD-P	92-21-077	251-17-040	AMD-W	92-13-008	275-16-030	AMD-P	92-06-043
251-01-075	AMD	93-01-156	251-17-040	AMD-P	92-21-079	275-16-030	AMD-E	92-06-044
251-01-120	AMD-C	92-05-026	251-17-040	AMD	93-01-158	275-16-030	AMD	92-09-118
251-01-120	AMD-W	92-07-018	251-17-060	AMD-W	92-07-018	275-16-030	AMD-P	92-14-077
251-01-120	AMD-P	92-09-120	251-17-060	AMD-P	92-09-122	275-16-030	AMD-E	92-14-080
251-01-120	AMD-W	92-13-008	251-17-060	AMD-W	92-13-008	275-16-030	AMD	92-17-007
251-01-120	AMD-P	92-21-077	251-17-060	AMD-P	92-21-079	275-25-020	AMD-P	92-06-059
251-01-120	AMD	93-01-156	251-17-060	AMD	93-01-158	275-25-020	AMD	92-09-115
251-01-145	AMD-C	92-05-026	251-17-070	AMD-W	92-07-018	275-25-530	AMD-P	92-09-045
251-01-145	AMD-W	92-07-018	251-17-070	AMD-P	92-09-122	275-25-530	AMD-E	92-09-046
251-01-147	NEW-C	92-05-026	251-17-070	AMD-W	92-13-008	275-25-530	RESCIND	92-09-051
251-01-147	NEW-W	92-07-018	251-17-070	AMD-P	92-21-079	275-25-530	AMD	92-13-032
251-01-147	NEW-P	92-09-120	251-17-070	AMD	93-01-158	275-26-065	AMD-P	93-01-003
251-01-147	NEW-W	92-13-008	251-17-090	AMD-W	92-07-018	275-27-020	AMD-P	92-06-059
251-01-147	NEW-P	92-21-077	251-17-110	AMD-W	92-07-018	275-27-020	AMD	92-09-115
251-01-147	NEW	93-01-156	251-17-120	AMD-W	92-07-018	275-27-020	AMD	92-04-004
251-01-150	AMD-C	92-05-026	251-17-160	AMD-W	92-07-018	275-27-219	NEW-P	92-09-113
251-01-150	AMD-W	92-07-018	251-17-160	AMD-P	92-09-122	275-27-219	NEW-E	92-09-119
251-01-155	REP	92-05-034	251-17-160	AMD-W	92-13-008	275-27-219	NEW	92-13-024
251-01-210	AMD-C	92-05-026	251-17-160	AMD-P	92-21-079	275-27-220	AMD-P	92-05-076
251-01-210	AMD-W	92-07-018	251-17-160	AMD	93-01-158	275-27-220	AMD-E	92-05-077
251-01-255	AMD-W	92-03-079	251-17-165	NEW-W	92-07-018	275-27-220	AMD	92-09-114
251-01-255	AMD-P	92-05-072	251-17-165	NEW-P	92-09-122	275-27-223	AMD-P	92-05-076
251-01-255	AMD-W	92-07-019	251-17-165	NEW-W	92-13-008	275-27-223	AMD-E	92-05-077
251-01-320	REP	92-05-034	251-17-165	NEW-P	92-21-079	275-27-223	AMD	92-09-114
251-01-350	AMD-C	92-05-026	251-17-165	NEW	93-01-158	275-56-005	AMD-P	92-07-033
251-01-350	AMD-W	92-07-018	251-17-170	AMD-W	92-07-018	275-56-005	AMD-E	92-07-034
251-01-350	AMD-P	92-09-120	251-17-170	AMD-P	92-09-122	275-56-005	AMD	92-11-055
251-01-350	AMD-W	92-13-008	251-17-170	AMD-W	92-13-008	275-56-015	AMD-P	92-07-033
251-01-350	AMD-P	92-21-077	251-17-170	AMD-P	92-21-079	275-56-015	AMD-E	92-07-034
251-01-350	AMD	93-01-156	251-17-170	AMD	93-01-158	275-56-015	AMD	92-11-055
251-01-385	REP-C	92-05-026	251-17-190	AMD-W	92-07-018	275-56-088	AMD-P	92-07-033
251-01-385	REP-W	92-07-018	251-17-200	AMD-W	92-07-018	275-56-088	AMD-E	92-07-034
251-01-390	AMD-C	92-05-026	251-17-200	AMD-P	92-09-122	275-56-088	AMD	92-11-055
251-01-390	AMD-W	92-07-018	251-17-200	AMD-W	92-13-008	275-56-447	NEW-E	92-07-034
251-01-395	AMD-W	92-03-079	251-17-200	AMD-P	92-21-079	275-56-447	NEW	92-11-055
251-01-395	AMD-P	92-05-073	251-17-200	AMD	93-01-158	275-56-010	AMD-P	92-15-008
251-01-395	AMD-W	92-07-019	251-18-180	AMD	92-05-034	275-156-010	AMD	92-18-037
251-01-410	AMD-C	92-05-026	251-22-215	REP-W	92-05-025	275-156-020	AMD-P	92-15-008
251-01-410	AMD-W	92-07-018	251-22-215	REP-P	93-01-141	275-156-020	AMD	92-18-037
251-04-060	AMD-P	92-09-123	260-13-100	AMD-P	92-12-067	284-02-020	AMD-P	92-19-105
251-04-060	AMD-W	92-13-055	260-13-100	AMD-C	92-13-088	284-02-020	AMD	92-23-009
251-04-060	AMD-P	92-13-061	260-13-100	AMD	92-17-002	284-07-050	NEW-P	92-15-104
251-04-060	AMD-C	92-14-113	260-13-175	NEW-P	92-12-066	284-07-050	NEW	92-19-040
251-04-060	AMD	92-20-043	260-13-175	NEW-C	92-13-087	284-07-060	NEW-P	93-01-159
251-09-025	AMD	92-05-034	260-13-175	NEW	92-17-002	284-07-100	NEW-P	92-15-104
251-09-030	AMD	92-05-034	260-13-370	AMD-P	92-12-067	284-07-100	NEW	92-19-040
251-09-071	NEW-P	92-05-075	260-13-370	AMD-C	92-13-088	284-07-110	NEW-P	92-15-104
251-09-071	NEW-W	92-07-019	260-13-370	AMD	92-17-002	284-07-110	NEW	92-19-040
251-10-030	AMD-C	92-05-027	260-13-390	AMD-P	92-12-067	284-07-120	NEW-P	92-15-104
251-10-030	AMD-W	92-07-018	260-13-390	AMD-C	92-13-088	284-07-120	NEW	92-19-040
251-10-030	AMD-P	92-09-121	260-13-400	AMD	92-17-002	284-07-130	NEW-P	92-15-104
251-10-030	AMD-W	92-13-008	260-13-400	AMD-P	92-12-067	284-07-130	NEW	92-19-040
251-10-030	AMD-P	92-21-076	260-13-400	AMD-C	92-13-088	284-07-140	NEW-P	92-15-104
251-10-030	AMD	93-01-155	260-13-400	AMD	92-17-002	284-07-140	NEW	92-19-040
251-12-072	AMD-C	92-05-028	260-24-280	AMD-P	92-12-068	284-07-150	NEW-P	92-15-104
251-12-072	AMD-W	92-07-018	260-24-280	AMD-C	92-13-089	284-07-150	NEW	92-19-040
251-12-072	AMD-P	92-09-126	260-24-280	AMD-W	93-01-107	284-07-160	NEW-P	92-15-104
251-12-072	AMD-W	92-13-008	260-32-400	AMD-P	92-15-097	284-07-160	NEW	92-19-040
251-12-072	AMD-P	92-21-078	260-32-400	AMD-C	92-18-026	284-07-170	NEW-P	92-15-104

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
284-07-170	NEW	92-19-040	284-22-060	NEW	92-19-095	284-66-210	AMD	92-06-021
284-07-180	NEW-P	92-15-104	284-22-070	NEW-E	92-14-085	284-66-220	AMD	92-06-021
284-07-180	NEW	92-19-040	284-22-070	NEW-P	92-16-092	284-66-220	AMD-P	92-14-130
284-07-190	NEW-P	92-15-104	284-22-070	NEW	92-19-095	284-66-220	AMD	92-17-078
284-07-190	NEW	92-19-040	284-22-080	NEW-E	92-14-085	284-66-230	REP	92-06-021
284-07-200	NEW-P	92-15-104	284-22-080	NEW-P	92-16-092	284-66-232	NEW	92-06-021
284-07-200	NEW	92-19-040	284-22-080	NEW	92-19-095	284-66-232	AMD-P	92-22-106
284-07-210	NEW-P	92-15-104	284-22-090	NEW-E	92-14-085	284-66-232	AMD	93-01-048
284-07-210	NEW	92-19-040	284-22-090	NEW-P	92-16-092	284-66-240	AMD	92-06-021
284-07-220	NEW-P	92-15-104	284-22-090	NEW	92-19-095	284-66-243	NEW	92-06-021
284-07-220	NEW	92-19-040	284-44	PREP	92-14-129	284-66-250	AMD	92-06-021
284-07-230	NEW-P	92-15-104	284-44-042	NEW-P	92-20-092	284-66-260	AMD	92-06-021
284-07-230	NEW	92-19-040	284-44-042	NEW-C	92-23-061	284-66-270	AMD	92-06-021
284-15-090	NEW-P	92-21-097	284-44-042	NEW	92-24-043	284-66-300	AMD	92-06-021
284-15-090	NEW	92-24-062	284-44-043	NEW-P	92-17-080	284-66-310	AMD	92-06-021
284-16-050	REP-P	92-15-101	284-44-043	NEW	92-21-099	284-66-320	AMD	92-06-021
284-16-050	REP-C	92-21-038	284-44-046	NEW	92-13-013	284-66-323	NEW	92-06-021
284-16-050	REP	92-22-075	284-44-046	NEW	92-16-009	284-66-330	AMD	92-06-021
284-16-060	REP-P	92-15-103	284-44-240	NEW-P	92-06-056	284-66-340	AMD	92-06-021
284-16-060	REP	92-19-038	284-44-240	NEW	92-09-044	284-66-350	AMD	92-06-021
284-16-300	NEW-P	92-15-102	284-44-345	NEW-P	92-19-141	284-66-400	AMD	92-06-021
284-16-300	NEW	92-19-039	284-44-345	NEW	92-22-095	284-96-010	NEW-P	92-17-081
284-16-310	NEW-P	92-15-102	284-46	PREP	92-14-129	284-96-010	NEW	92-21-100
284-16-310	NEW	92-19-039	284-46-060	NEW-P	92-19-140	284-96-015	NEW-P	92-17-081
284-16-320	NEW-P	92-15-102	284-46-060	NEW	92-22-094	284-96-015	NEW	92-21-100
284-16-320	NEW	92-19-039	284-46-506	NEW-P	92-20-093	284-96-020	NEW-P	92-20-094
284-16-400	NEW-P	92-15-103	284-46-506	NEW-C	92-23-062	284-96-020	NEW-C	92-23-063
284-16-400	NEW	92-19-038	284-46-506	NEW	92-24-044	284-96-020	NEW	92-24-045
284-16-410	NEW-P	92-15-103	284-46-507	NEW-P	92-17-079	287-04-030	REP-P	92-22-108
284-16-410	NEW	92-19-038	284-46-507	NEW	92-21-098	287-04-031	NEW-P	92-22-108
284-16-420	NEW-P	92-15-103	284-46-575	NEW-P	92-06-055	296-04-270	AMD-P	92-24-002
284-16-420	NEW	92-19-038	284-46-575	NEW	92-09-044A	296-04-280	AMD-P	92-24-002
284-16-430	NEW-P	92-15-103	284-50	PREP	92-14-129	296-14-015	NEW	92-03-053
284-16-430	NEW	92-19-038	284-50-270	NEW-P	92-13-014	296-17-45004	NEW-P	92-13-091
284-16-440	NEW-P	92-15-103	284-50-270	NEW-W	92-13-086	296-17-45004	NEW	92-18-065
284-16-440	NEW	92-19-038	284-50-270	NEW-P	92-16-093	296-17-66002	REP-W	92-06-034
284-16-450	NEW-P	92-15-103	284-50-270	NEW	92-19-061	296-17-66002	AMD-P	92-13-091
284-16-450	NEW	92-19-038	284-50-377	NEW-P	92-17-082	296-17-66002	AMD	92-18-065
284-16-460	NEW-P	92-15-103	284-50-377	NEW	92-21-101	296-17-66003	NEW-W	92-06-034
284-16-460	NEW	92-19-038	284-52	PREP	92-14-129	296-17-855	AMD-P	92-20-125
284-16-470	NEW-P	92-15-103	284-58	PREP	92-14-129	296-17-855	AMD	92-24-063
284-16-470	NEW	92-19-038	284-60	PREP	92-14-129	296-17-875	AMD-P	92-20-125
284-16-480	NEW-P	92-15-103	284-66-010	AMD	92-06-021	296-17-875	AMD	92-24-063
284-16-480	NEW	92-19-038	284-66-020	AMD	92-06-021	296-17-880	AMD-P	92-20-125
284-16-490	NEW-P	92-15-103	284-66-030	AMD	92-06-021	296-17-880	AMD	92-24-063
284-16-490	NEW	92-19-038	284-66-040	AMD	92-06-021	296-17-885	AMD-W	92-06-034
284-16-500	NEW-P	92-15-103	284-66-050	AMD	92-06-021	296-17-885	AMD-P	92-20-125
284-16-500	NEW	92-19-038	284-66-060	AMD	92-06-021	296-17-885	AMD	92-24-063
284-16-510	NEW-P	92-15-103	284-66-063	NEW	92-06-021	296-17-890	AMD-P	92-20-125
284-16-510	NEW	92-19-038	284-66-066	NEW	92-06-021	296-17-890	AMD	92-24-063
284-16-520	NEW-P	92-15-103	284-66-066	AMD-P	92-14-130	296-17-895	AMD-W	92-06-034
284-16-520	NEW	92-19-038	284-66-066	AMD	92-17-078	296-17-895	AMD-P	92-20-125
284-16-530	NEW-P	92-15-103	284-66-070	REP	92-06-021	296-17-895	AMD	92-24-063
284-16-530	NEW	92-19-038	284-66-073	NEW	92-06-021	296-17-919	AMD-P	92-20-125
284-16-540	NEW-P	92-15-103	284-66-077	NEW	92-06-021	296-17-919	AMD	92-24-063
284-16-540	NEW	92-19-038	284-66-080	AMD	92-06-021	296-17-920	AMD-P	92-20-125
284-22-010	NEW-E	92-14-085	284-66-090	REP	92-06-021	296-17-920	AMD	92-24-063
284-22-010	NEW-P	92-16-092	284-66-092	NEW	92-06-021	296-18A-460	AMD-P	92-14-116
284-22-010	NEW	92-19-095	284-66-092	AMD-P	92-14-130	296-18A-460	AMD	92-19-026
284-22-020	NEW-E	92-14-085	284-66-092	AMD	92-17-078	296-18A-465	REP-P	92-14-116
284-22-020	NEW-P	92-16-092	284-66-100	REP	92-06-021	296-18A-465	REP	92-19-026
284-22-020	NEW	92-19-095	284-66-110	AMD	92-06-021	296-20-010	AMD-P	92-20-127
284-22-030	NEW-E	92-14-085	284-66-120	AMD	92-06-021	296-20-010	AMD	92-24-066
284-22-030	NEW-P	92-16-092	284-66-130	AMD	92-06-021	296-20-01002	AMD	92-05-041
284-22-030	NEW	92-19-095	284-66-140	REP	92-06-021	296-20-01002	AMD-P	92-20-127
284-22-040	NEW-E	92-14-085	284-66-142	NEW	92-06-021	296-20-01002	AMD	92-24-066
284-22-040	NEW-P	92-16-092	284-66-150	REP	92-06-021	296-20-030	AMD-E	92-07-100
284-22-040	NEW	92-19-095	284-66-160	AMD	92-06-021	296-20-030	RESCIND	92-08-097
284-22-050	NEW-E	92-14-085	284-66-170	AMD	92-06-021	296-20-03001	AMD-E	92-07-100
284-22-050	NEW-P	92-16-092	284-66-180	REP	92-06-021	296-20-03001	RESCIND	92-08-097
284-22-050	NEW	92-19-095	284-66-190	REP	92-06-021	296-20-091	AMD	92-05-041
284-22-060	NEW-E	92-14-085	284-66-200	AMD	92-06-021	296-21	AMD-P	92-20-127
284-22-060	NEW-P	92-16-092	284-66-203	NEW	92-06-021	296-21	AMD	92-24-066

TABLE

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-21-010	REP-P	92-20-127	296-21A-010	NEW	92-24-066	296-22-031	AMD-P	92-20-127
296-21-010	REP	92-24-066	296-21A-011	NEW-P	92-20-127	296-22-031	AMD	92-24-066
296-21-011	REP-P	92-20-127	296-21A-011	NEW	92-24-066	296-22-035	AMD-P	92-20-127
296-21-011	REP	92-24-066	296-21A-013	NEW-P	92-20-127	296-22-035	AMD	92-24-066
296-21-013	REP-P	92-20-127	296-21A-013	NEW	92-24-066	296-22-036	AMD-P	92-20-127
296-21-013	REP	92-24-066	296-21A-014	NEW-P	92-20-127	296-22-036	AMD	92-24-066
296-21-014	REP-P	92-20-127	296-21A-014	NEW	92-24-066	296-22-037	AMD-P	92-20-127
296-21-014	REP	92-24-066	296-21A-01401	NEW-P	92-20-127	296-22-037	AMD	92-24-066
296-21-01401	REP-P	92-20-127	296-21A-01401	NEW	92-24-066	296-22-038	AMD-P	92-20-127
296-21-01401	REP	92-24-066	296-21A-035	NEW-P	92-20-127	296-22-038	AMD	92-24-066
296-21-035	REP-P	92-20-127	296-21A-035	NEW	92-24-066	296-22-039	AMD-P	92-20-127
296-21-035	REP	92-24-066	296-21A-037	NEW-P	92-20-127	296-22-039	AMD	92-24-066
296-21-037	REP-P	92-20-127	296-21A-037	NEW	92-24-066	296-22-040	AMD-P	92-20-127
296-21-037	REP	92-24-066	296-21A-040	NEW-P	92-20-127	296-22-040	AMD	92-24-066
296-21-040	REP-P	92-20-127	296-21A-040	NEW	92-24-066	296-22-042	AMD-P	92-20-127
296-21-040	REP	92-24-066	296-21A-045	NEW-P	92-20-127	296-22-042	AMD	92-24-066
296-21-045	REP-P	92-20-127	296-21A-045	NEW	92-24-066	296-22-051	AMD-P	92-20-127
296-21-045	REP	92-24-066	296-21A-046	NEW-P	92-20-127	296-22-051	AMD	92-24-066
296-21-046	REP-P	92-20-127	296-21A-046	NEW	92-24-066	296-22-052	AMD-P	92-20-127
296-21-046	REP	92-24-066	296-21A-047	NEW-P	92-20-127	296-22-052	AMD	92-24-066
296-21-047	REP-P	92-20-127	296-21A-047	NEW	92-24-066	296-22-053	AMD-P	92-20-127
296-21-047	REP	92-24-066	296-21A-050	NEW-P	92-20-127	296-22-053	AMD	92-24-066
296-21-050	REP-P	92-20-127	296-21A-050	NEW	92-24-066	296-22-061	AMD-P	92-20-127
296-21-050	REP	92-24-066	296-21A-0501	NEW-P	92-20-127	296-22-061	AMD	92-24-066
296-21-0501	REP-P	92-20-127	296-21A-0501	NEW	92-24-066	296-22-063	AMD-P	92-20-127
296-21-0501	REP	92-24-066	296-21A-0502	NEW-P	92-20-127	296-22-063	AMD	92-24-066
296-21-0502	REP-P	92-20-127	296-21A-0502	NEW	92-24-066	296-22-067	AMD-P	92-20-127
296-21-0502	REP	92-24-066	296-21A-057	NEW-P	92-20-127	296-22-067	AMD	92-24-066
296-21-057	REP-P	92-20-127	296-21A-057	NEW	92-24-066	296-22-071	AMD-P	92-20-127
296-21-057	REP	92-24-066	296-21A-062	NEW-P	92-20-127	296-22-071	AMD	92-24-066
296-21-062	REP-P	92-20-127	296-21A-062	NEW	92-24-066	296-22-073	AMD-P	92-20-127
296-21-062	REP	92-24-066	296-21A-064	NEW-P	92-20-127	296-22-073	AMD	92-24-066
296-21-064	REP-P	92-20-127	296-21A-064	NEW	92-24-066	296-22-079	AMD-P	92-20-127
296-21-064	REP	92-24-066	296-21A-066	NEW-P	92-20-127	296-22-079	AMD	92-24-066
296-21-066	REP-P	92-20-127	296-21A-066	NEW	92-24-066	296-22-082	AMD-P	92-20-127
296-21-066	REP	92-24-066	296-21A-070	NEW-P	92-20-127	296-22-082	AMD	92-24-066
296-21-070	REP-P	92-20-127	296-21A-070	NEW	92-24-066	296-22-087	AMD-P	92-20-127
296-21-070	REP	92-24-066	296-21A-075	NEW-P	92-20-127	296-22-087	AMD	92-24-066
296-21-075	REP-P	92-20-127	296-21A-075	NEW	92-24-066	296-22-091	AMD-P	92-20-127
296-21-075	REP	92-24-066	296-21A-080	NEW-P	92-20-127	296-22-091	AMD	92-24-066
296-21-080	REP-P	92-20-127	296-21A-080	NEW	92-24-066	296-22-095	AMD-P	92-20-127
296-21-080	REP	92-24-066	296-21A-086	NEW-P	92-20-127	296-22-095	AMD	92-24-066
296-21-086	REP-P	92-20-127	296-21A-086	NEW	92-24-066	296-22-097	AMD-P	92-20-127
296-21-086	REP	92-24-066	296-21A-090	NEW-P	92-20-127	296-22-097	AMD	92-24-066
296-21-090	REP-P	92-20-127	296-21A-090	NEW	92-24-066	296-22-100	AMD-P	92-20-127
296-21-090	REP	92-24-066	296-21A-095	NEW-P	92-20-127	296-22-100	AMD	92-24-066
296-21-095	REP-P	92-20-127	296-21A-095	NEW	92-24-066	296-22-105	AMD-P	92-20-127
296-21-095	REP	92-24-066	296-21A-125	NEW-P	92-20-127	296-22-105	AMD	92-24-066
296-21-125	REP-P	92-20-127	296-21A-125	NEW	92-24-066	296-22-110	AMD-P	92-20-127
296-21-125	REP	92-24-066	296-21A-128	NEW-P	92-20-127	296-22-110	AMD	92-24-066
296-21-128	REP-P	92-20-127	296-21A-128	NEW	92-24-066	296-22-115	AMD-P	92-20-127
296-21-128	REP	92-24-066	296-21A-130	NEW-P	92-20-127	296-22-115	AMD	92-24-066
296-21-130	REP-P	92-20-127	296-21A-130	NEW	92-24-066	296-22-116	AMD-P	92-20-127
296-21-130	REP	92-24-066	296-22-010	AMD-P	92-20-127	296-22-116	AMD	92-24-066
296-21-140	NEW-P	92-20-127	296-22-010	AMD	92-24-066	296-22-120	AMD-P	92-20-127
296-21-140	NEW	92-24-066	296-22-020	AMD-P	92-20-127	296-22-120	AMD	92-24-066
296-21-150	NEW-P	92-20-127	296-22-020	AMD	92-24-066	296-22-125	AMD-P	92-20-127
296-21-150	NEW	92-24-066	296-22-021	AMD-P	92-20-127	296-22-125	AMD	92-24-066
296-21-160	NEW-P	92-20-127	296-22-021	AMD	92-24-066	296-22-130	AMD-P	92-20-127
296-21-160	NEW	92-24-066	296-22-022	AMD-P	92-20-127	296-22-130	AMD	92-24-066
296-21-170	NEW-P	92-20-127	296-22-022	AMD	92-24-066	296-22-132	AMD-P	92-20-127
296-21-170	NEW	92-24-066	296-22-023	AMD-P	92-20-127	296-22-132	AMD	92-24-066
296-21-180	NEW-P	92-20-127	296-22-023	AMD	92-24-066	296-22-135	AMD-P	92-20-127
296-21-180	NEW	92-24-066	296-22-024	AMD-P	92-20-127	296-22-135	AMD	92-24-066
296-21-190	NEW-P	92-20-127	296-22-024	AMD	92-24-066	296-22-140	AMD-P	92-20-127
296-21-190	NEW	92-24-066	296-22-025	AMD-P	92-20-127	296-22-140	AMD	92-24-066
296-21-200	NEW-P	92-20-127	296-22-025	AMD	92-24-066	296-22-141	AMD-P	92-20-127
296-21-200	NEW	92-24-066	296-22-026	AMD	92-20-127	296-22-141	AMD	92-24-066
296-21-210	NEW-P	92-20-127	296-22-026	AMD	92-24-066	296-22-146	AMD-P	92-20-127
296-21-210	NEW	92-24-066	296-22-027	AMD-P	92-20-127	296-22-146	AMD	92-24-066
296-21-230	NEW-P	92-20-127	296-22-027	AMD	92-24-066	296-22-147	AMD-P	92-20-127
296-21-230	NEW	92-24-066	296-22-030	AMD-P	92-20-127	296-22-147	AMD	92-24-066
296-21A-010	NEW-P	92-20-127	296-22-030	AMD	92-24-066	296-22-150	AMD-P	92-20-127

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296-23A-325	AMD-P	92-20-127	296-31-050	NEW-P	92-19-144	296-46-495	AMD-P	93-01-144
296-23A-325	AMD	92-24-066	296-31-050	NEW	92-23-033	296-46-514	AMD-P	93-01-144
296-23A-330	AMD-P	92-20-127	296-31-060	NEW-E	92-17-040	296-46-517	REP-P	93-01-144
296-23A-330	AMD	92-24-066	296-31-060	NEW-P	92-19-144	296-46-55001	REP-P	93-01-144
296-23A-335	AMD-P	92-20-127	296-31-060	NEW	92-23-033	296-46-680	AMD-P	93-01-144
296-23A-335	AMD	92-24-066	296-31-065	NEW-E	92-17-040	296-46-700	AMD-P	93-01-144
296-23A-340	AMD-P	92-20-127	296-31-065	NEW-P	92-19-144	296-46-702	NEW-P	93-01-144
296-23A-340	AMD	92-24-066	296-31-065	NEW	92-23-033	296-46-710	NEW-P	93-01-144
296-23A-345	AMD-P	92-20-127	296-31-069	NEW-E	92-17-040	296-46-910	AMD-P	92-03-136
296-23A-345	AMD	92-24-066	296-31-069	NEW-P	92-19-144	296-46-910	AMD	92-08-102
296-23A-350	AMD-P	92-20-127	296-31-069	NEW	92-23-033	296-46-910	AMD-E	92-08-103
296-23A-350	AMD	92-24-066	296-31-070	NEW-E	92-17-040	296-46-915	AMD-P	92-03-136
296-23A-355	AMD-P	92-20-127	296-31-070	NEW-P	92-19-144	296-46-915	AMD	92-08-102
296-23A-355	AMD	92-24-066	296-31-070	NEW	92-23-033	296-46-915	AMD-E	92-08-103
296-23A-360	AMD-P	92-20-127	296-31-071	NEW-E	92-17-040	296-46-935	NEW-P	92-22-099
296-23A-360	AMD	92-24-066	296-31-071	NEW-P	92-19-144	296-52-401	AMD-P	92-12-087
296-24-11001	AMD-P	92-15-147	296-31-071	NEW	92-23-033	296-52-401	AMD	92-17-022
296-24-11001	AMD	92-22-067	296-31-072	NEW-E	92-17-040	296-52-461	AMD-P	92-12-087
296-24-11003	AMD-P	92-15-147	296-31-072	NEW-P	92-19-144	296-52-461	AMD	92-17-022
296-24-11003	AMD	92-22-067	296-31-072	NEW	92-23-033	296-52-489	AMD-P	92-12-087
296-24-11005	AMD-P	92-15-147	296-31-073	NEW-E	92-17-040	296-52-489	AMD	92-17-022
296-24-11005	AMD	92-22-067	296-31-073	NEW-P	92-19-144	296-52-493	AMD-P	92-12-087
296-24-11007	AMD-P	92-15-147	296-31-073	NEW	92-23-033	296-52-493	AMD	92-17-022
296-24-11007	AMD	92-22-067	296-31-074	NEW-E	92-17-040	296-56-60001	AMD-P	92-15-147
296-24-11009	AMD-P	92-15-147	296-31-074	NEW-P	92-19-144	296-56-60001	AMD	92-22-067
296-24-11009	AMD	92-22-067	296-31-075	NEW-E	92-17-040	296-56-60005	AMD-P	92-15-147
296-24-11011	AMD-P	92-15-147	296-31-075	NEW-P	92-19-144	296-56-60005	AMD	92-22-067
296-24-11011	AMD	92-22-067	296-31-075	NEW	92-23-033	296-56-60007	AMD-P	92-15-147
296-24-11013	AMD-P	92-15-147	296-31-080	NEW-E	92-17-040	296-56-60007	AMD	92-22-067
296-24-11013	AMD	92-22-067	296-31-080	NEW-P	92-19-144	296-56-60041	AMD-P	92-15-147
296-24-11015	AMD-P	92-15-147	296-31-080	NEW	92-23-033	296-56-60041	AMD	92-22-067
296-24-11015	AMD	92-22-067	296-31-090	NEW-E	92-17-040	296-56-60043	AMD-P	92-15-147
296-24-11017	AMD-P	92-15-147	296-31-090	NEW-P	92-19-144	296-56-60043	AMD	92-22-067
296-24-11017	AMD	92-22-067	296-31-090	NEW	92-23-033	296-56-60053	AMD-P	92-15-147
296-24-119	AMD-P	92-15-147	296-31-095	NEW-E	92-17-040	296-56-60053	AMD	92-22-067
296-24-119	AMD	92-22-067	296-31-095	NEW-P	92-19-144	296-56-60057	AMD-P	92-15-147
296-24-19517	AMD-P	92-12-087	296-31-095	NEW	92-23-033	296-56-60057	AMD	92-22-067
296-24-19517	AMD	92-17-022	296-31-100	NEW-E	92-17-040	296-56-60073	AMD-P	92-15-147
296-24-20700	AMD-P	92-12-087	296-31-100	NEW-P	92-19-144	296-56-60073	AMD	92-22-067
296-24-20700	AMD	92-17-022	296-31-100	NEW	92-23-033	296-56-60079	AMD-P	92-15-147
296-24-20730	AMD-P	92-12-087	296-37-510	AMD-P	92-15-147	296-56-60079	AMD	92-22-067
296-24-20730	AMD	92-17-022	296-37-510	AMD	92-22-067	296-56-60083	AMD-P	92-15-147
296-24-58513	AMD-P	92-18-098	296-37-515	AMD-P	92-15-147	296-56-60083	AMD	92-22-067
296-24-58513	AMD	92-23-017	296-37-515	AMD	92-22-067	296-56-60085	AMD-P	92-15-147
296-24-59211	AMD-P	92-18-098	296-37-550	AMD-P	92-15-147	296-56-60085	AMD	92-22-067
296-24-59211	AMD	92-23-017	296-37-550	AMD	92-22-067	296-56-60091	AMD-P	92-15-147
296-24-63399	AMD-P	92-18-098	296-37-560	AMD-P	92-15-147	296-56-60091	AMD	92-22-067
296-24-63399	AMD	92-23-017	296-37-560	AMD	92-22-067	296-56-60103	AMD-P	92-15-147
296-24-63599	AMD-P	92-18-098	296-37-565	AMD-P	92-15-147	296-56-60103	AMD	92-22-067
296-24-63599	AMD	92-23-017	296-37-565	AMD	92-22-067	296-56-60107	AMD-P	92-15-147
296-24-76555	AMD-P	92-12-087	296-37-570	AMD-P	92-15-147	296-56-60107	AMD	92-22-067
296-24-76555	AMD	92-17-022	296-37-570	AMD	92-22-067	296-56-60109	AMD-P	92-15-147
296-30-081	AMD-E	92-09-149	296-37-575	AMD-P	92-15-147	296-56-60109	AMD	92-22-067
296-30-081	AMD-P	92-11-071	296-37-575	AMD	92-22-067	296-56-60115	AMD-P	92-15-147
296-30-081	AMD	92-16-033	296-37-580	AMD-P	92-15-147	296-56-60115	AMD	92-22-067
296-30-081	AMD-E	92-17-041	296-37-580	AMD	92-22-067	296-56-60123	AMD-P	92-15-147
296-30-081	RESCIND	92-17-049	296-37-585	AMD-P	92-15-147	296-56-60123	AMD	92-22-067
296-30-081	AMD-E	92-17-050	296-37-585	AMD	92-22-067	296-56-60131	AMD-P	92-15-147
296-30-081	AMD-P	92-19-145	296-37-590	NEW-P	92-15-147	296-56-60131	AMD	92-22-067
296-30-081	AMD	92-23-034	296-37-590	NEW	92-22-067	296-56-60209	AMD-P	92-15-147
296-31-010	NEW-E	92-17-040	296-46-090	AMD-P	93-01-144	296-56-60209	AMD	92-22-067
296-31-010	NEW-P	92-19-144	296-46-140	AMD-P	93-01-144	296-56-60215	AMD-P	92-15-147
296-31-010	NEW	92-23-033	296-46-150	AMD-P	93-01-144	296-56-60215	AMD	92-22-067
296-31-020	NEW-E	92-17-040	296-46-21008	AMD-P	93-01-144	296-56-60223	AMD-P	92-15-147
296-31-020	NEW-P	92-19-144	296-46-21052	AMD-P	93-01-144	296-56-60223	AMD	92-22-067
296-31-020	NEW	92-23-033	296-46-220	AMD-P	93-01-144	296-56-60229	AMD-P	92-15-147
296-31-030	NEW-E	92-17-040	296-46-225	NEW-P	93-01-144	296-56-60229	AMD	92-22-067
296-31-030	NEW-P	92-19-144	296-46-23040	AMD-P	93-01-144	296-56-60235	AMD-P	92-15-147
296-31-030	NEW	92-23-033	296-46-23062	AMD-P	93-01-144	296-56-60235	AMD	92-22-067
296-31-040	NEW-E	92-17-040	296-46-316	AMD-P	93-01-144	296-56-60237	AMD-P	92-15-147
296-31-040	NEW-P	92-19-144	296-46-360	AMD-P	93-01-144	296-56-60237	AMD	92-22-067
296-31-040	NEW	92-23-033	296-46-365	NEW-P	93-01-144	296-56-60239	AMD-P	92-15-147

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296-62	PREP	92-03-135	296-67-041	NEW	92-17-022	296-81-290	NEW-P	92-19-033
296-62-07509	AMD-P	92-19-130	296-67-045	NEW-P	92-12-087	296-81-290	NEW	92-24-065
296-62-07509	AMD	93-01-067	296-67-045	NEW	92-17-022	296-81-305	REP-P	92-19-033
296-62-07515	AMD-P	92-19-130	296-67-049	NEW-P	92-12-087	296-81-305	REP	92-24-065
296-62-07515	AMD	93-01-067	296-67-049	NEW	92-17-022	296-81-315	AMD-P	92-19-033
296-62-07540	AMD-P	92-18-098	296-67-053	NEW-P	92-12-087	296-81-315	AMD	92-24-065
296-62-07540	AMD	92-23-017	296-67-053	NEW	92-17-022	296-81-320	AMD-P	92-19-033
296-62-07542	AMD-P	92-18-098	296-67-057	NEW-P	92-12-087	296-81-320	AMD	92-24-065
296-62-07542	AMD	92-23-017	296-67-057	NEW	92-17-022	296-81-325	AMD-P	92-19-033
296-62-076	NEW-P	92-23-066	296-67-061	NEW-P	92-12-087	296-81-325	AMD	92-24-065
296-62-07601	NEW-P	92-23-066	296-67-061	NEW	92-17-022	296-81-330	AMD-P	92-19-033
296-62-07603	NEW-P	92-23-066	296-67-285	NEW-P	92-12-087	296-81-330	AMD	92-24-065
296-62-07605	NEW-P	92-23-066	296-67-285	NEW	92-17-022	296-81-340	AMD-P	92-19-033
296-62-07607	NEW-P	92-23-066	296-67-289	NEW-P	92-12-087	296-81-340	AMD	92-24-065
296-62-07609	NEW-P	92-23-066	296-67-289	NEW	92-17-022	296-81-350	AMD-P	92-19-033
296-62-07611	NEW-P	92-23-066	296-67-291	NEW-P	92-12-087	296-81-350	AMD	92-24-065
296-62-07613	NEW-P	92-23-066	296-67-291	NEW	92-17-022	296-81-370	AMD-P	92-19-033
296-62-07615	NEW-P	92-23-066	296-67-293	NEW-P	92-12-087	296-81-370	AMD	92-24-065
296-62-07617	NEW-P	92-23-066	296-67-293	NEW	92-17-022	296-86	AMD-P	92-19-033
296-62-07619	NEW-P	92-23-066	296-81-007	AMD-P	92-19-033	296-86	AMD	92-24-065
296-62-07621	NEW-P	92-23-066	296-81-007	AMD	92-24-065	296-86-030	AMD-P	92-19-033
296-62-07623	NEW-P	92-23-066	296-81-010	REP-P	92-19-033	296-86-030	AMD	92-24-065
296-62-07625	NEW-P	92-23-066	296-81-010	REP	92-24-065	296-86-060	AMD-P	92-19-033
296-62-07627	NEW-P	92-23-066	296-81-020	REP-P	92-19-033	296-86-060	AMD	92-24-065
296-62-07629	NEW-P	92-23-066	296-81-020	REP	92-24-065	296-94	AMD-P	92-19-033
296-62-07631	NEW-P	92-23-066	296-81-030	REP-P	92-19-033	296-94	AMD-W	92-24-064
296-62-07633	NEW-P	92-23-066	296-81-030	REP	92-24-065	296-94-010	AMD-P	92-19-033
296-62-07635	NEW-P	92-23-066	296-81-040	REP-P	92-19-033	296-94-010	AMD-W	92-24-064
296-62-07637	NEW-P	92-23-066	296-81-040	REP	92-24-065	296-94-020	AMD-P	92-19-033
296-62-07639	NEW-P	92-23-066	296-81-050	REP-P	92-19-033	296-94-020	AMD-W	92-24-064
296-62-07654	NEW-P	92-23-066	296-81-050	REP	92-24-065	296-94-030	AMD-P	92-19-033
296-62-07656	NEW-P	92-23-066	296-81-060	REP-P	92-19-033	296-94-033	AMD-W	92-24-064
296-62-07658	NEW-P	92-23-066	296-81-060	REP	92-24-065	296-94-040	AMD-P	92-19-033
296-62-07660	NEW-P	92-23-066	296-81-070	REP-P	92-19-033	296-94-040	AMD-W	92-24-064
296-62-07662	NEW-P	92-23-066	296-81-070	REP	92-24-065	296-94-050	AMD-P	92-19-033
296-62-07664	NEW-P	92-23-066	296-81-080	REP-P	92-19-033	296-94-050	AMD-W	92-24-064
296-62-07666	NEW-P	92-23-066	296-81-080	REP	92-24-065	296-94-080	AMD-P	92-19-033
296-62-07668	NEW-P	92-23-066	296-81-090	REP-P	92-19-033	296-94-080	AMD-W	92-24-064
296-62-07670	NEW-P	92-23-066	296-81-090	REP	92-24-065	296-94-090	AMD-P	92-19-033
296-62-07672	NEW-P	92-23-066	296-81-100	REP-P	92-19-033	296-94-090	AMD-W	92-24-064
296-62-07721	AMD-P	92-18-098	296-81-100	REP	92-24-065	296-94-100	AMD-P	92-19-033
296-62-07721	AMD-P	92-19-146	296-81-110	REP-P	92-19-033	296-94-100	AMD-W	92-24-064
296-62-07721	AMD-W	92-21-017	296-81-110	REP	92-24-065	296-94-110	AMD-P	92-19-033
296-62-07721	AMD	93-01-005	296-81-120	REP-P	92-19-033	296-94-110	AMD-W	92-24-064
296-62-08001	NEW-P	92-03-137	296-81-120	REP	92-24-065	296-94-120	AMD-P	92-19-033
296-62-08001	NEW	92-08-100	296-81-130	REP-P	92-19-033	296-94-120	AMD-W	92-24-064
296-62-08001	AMD-P	92-19-130	296-81-130	REP	92-24-065	296-94-150	AMD-P	92-19-033
296-62-08001	AMD	93-01-067	296-81-140	REP-P	92-19-033	296-94-150	AMD-W	92-24-064
296-62-08050	NEW-P	92-03-137	296-81-140	REP	92-24-065	296-94-160	AMD-P	92-19-033
296-62-08050	NEW	92-08-100	296-81-150	REP-P	92-19-033	296-94-160	AMD-W	92-24-064
296-62-08050	NEW	92-08-100	296-81-150	REP	92-24-065	296-94-170	AMD-P	92-19-033
296-62-09005	AMD-P	92-15-147	296-81-160	REP-P	92-19-033	296-94-170	AMD-W	92-24-064
296-62-09005	AMD	92-22-067	296-81-160	REP	92-24-065	296-94-180	AMD-P	92-19-033
296-67-001	NEW-P	92-12-087	296-81-170	REP-P	92-19-033	296-94-180	AMD-W	92-24-064
296-67-001	NEW	92-17-022	296-81-170	REP	92-24-065	296-94-200	AMD-P	92-19-033
296-67-005	NEW-P	92-12-087	296-81-180	REP-P	92-19-033	296-94-200	AMD-W	92-24-064
296-67-005	NEW	92-17-022	296-81-180	REP	92-24-065	296-94-210	AMD-P	92-19-033
296-67-009	NEW-P	92-12-087	296-81-190	REP-P	92-19-033	296-94-210	AMD-W	92-24-064
296-67-009	NEW	92-17-022	296-81-190	REP	92-24-065	296-94-240	AMD-P	92-19-033
296-67-013	NEW-P	92-12-087	296-81-220	REP-P	92-19-033	296-94-240	AMD-W	92-24-064
296-67-013	NEW	92-17-022	296-81-220	REP	92-24-065	296-94-250	REP-P	92-19-033
296-67-017	NEW-P	92-12-087	296-81-240	AMD-P	92-19-033	296-94-250	REP-W	92-24-064
296-67-017	NEW	92-17-022	296-81-240	AMD	92-24-065	296-95-101	NEW-P	92-19-033
296-67-021	NEW-P	92-12-087	296-81-260	REP-P	92-19-033	296-95-101	NEW	92-24-065
296-67-021	NEW	92-17-022	296-81-260	REP	92-24-065	296-95-110	NEW-P	92-19-033
296-67-025	NEW-P	92-12-087	296-81-270	REP-P	92-19-033	296-95-110	NEW	92-24-065
296-67-025	NEW	92-17-022	296-81-270	REP	92-24-065	296-95-111	NEW-P	92-19-033
296-67-029	NEW-P	92-12-087	296-81-275	AMD-P	92-19-033	296-95-111	NEW	92-24-065
296-67-029	NEW	92-17-022	296-81-275	AMD	92-24-065	296-95-113	NEW-P	92-19-033
296-67-033	NEW-P	92-12-087	296-81-277	AMD-P	92-19-033	296-95-113	NEW	92-24-065
296-67-033	NEW	92-17-022	296-81-277	AMD	92-24-065	296-95-115	NEW-P	92-19-033
296-67-037	NEW-P	92-12-087	296-81-280	NEW-P	92-19-033	296-95-115	NEW	92-24-065
296-67-037	NEW	92-17-022						

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-95-420	NEW	92-24-065	296-116-082	AMD-E	92-08-054	296-125-120	REP-P	92-12-093
296-95-422	NEW-P	92-19-033	296-116-082	AMD-P	92-20-090	296-125-120	REP-C	92-15-100
296-95-422	NEW	92-24-065	296-116-082	AMD	92-24-056	296-125-120	REP	93-01-068
296-95-424	NEW-P	92-19-033	296-116-110	AMD-E	92-03-108	296-125-125	REP-P	92-12-093
296-95-424	NEW	92-24-065	296-116-110	AMD-P	92-04-073	296-125-125	REP-C	92-15-100
296-95-427	NEW-P	92-19-033	296-116-110	AMD	92-08-050	296-125-125	REP	93-01-068
296-95-427	NEW	92-24-065	296-116-185	AMD-P	92-08-048	296-125-130	REP-P	92-12-093
296-95-429	NEW-P	92-19-033	296-116-185	AMD-C	92-11-035	296-125-130	REP-C	92-15-100
296-95-429	NEW	92-24-065	296-116-185	AMD	92-14-069	296-125-130	REP	93-01-068
296-95-431	NEW-P	92-19-033	296-116-185	AMD-P	92-20-091	296-125-135	REP-P	92-12-093
296-95-431	NEW	92-24-065	296-116-185	AMD-C	92-24-055	296-125-135	REP-C	92-15-100
296-95-432	NEW-P	92-19-033	296-116-2051	AMD-P	92-04-074	296-125-135	REP	93-01-068
296-95-432	NEW	92-24-065	296-116-2051	AMD	92-08-052	296-125-140	REP-P	92-12-093
296-95-434	NEW-P	92-19-033	296-116-300	AMD-P	92-07-076	296-125-140	REP-C	92-15-100
296-95-434	NEW	92-24-065	296-116-300	AMD	92-14-007	296-125-140	REP	93-01-068
296-95-436	NEW-P	92-19-033	296-116-300	AMD-E	92-14-008	296-125-145	REP-P	92-12-093
296-95-436	NEW	92-24-065	296-125	AMD-P	92-12-093	296-125-145	REP-C	92-15-100
296-95-438	NEW-P	92-19-033	296-125	AMD-C	92-14-115	296-125-145	REP	93-01-068
296-95-438	NEW	92-24-065	296-125	AMD-C	92-15-100	296-125-155	REP-P	92-12-093
296-95-440	NEW-P	92-19-033	296-125	AMD	93-01-068	296-125-155	REP-C	92-15-100
296-95-440	NEW	92-24-065	296-125-010	AMD-P	92-12-093	296-125-155	REP	93-01-068
296-95-442	NEW-P	92-19-033	296-125-010	AMD-C	92-15-100	296-125-160	REP-P	92-12-093
296-95-442	NEW	92-24-065	296-125-010	AMD	93-01-068	296-125-160	REP-C	92-15-100
296-95-444	NEW-P	92-19-033	296-125-011	NEW-P	92-12-093	296-125-160	REP	93-01-068
296-95-444	NEW	92-24-065	296-125-011	NEW-C	92-15-100	296-125-165	REP-P	92-12-093
296-95-446	NEW-P	92-19-033	296-125-012	NEW-P	92-12-093	296-125-165	REP-C	92-15-100
296-95-446	NEW	92-24-065	296-125-012	NEW-C	92-15-100	296-125-165	REP	93-01-068
296-95-448	NEW-P	92-19-033	296-125-015	AMD-P	92-12-093	296-125-170	REP-P	92-12-093
296-95-448	NEW	92-24-065	296-125-015	AMD-C	92-15-100	296-125-170	REP-C	92-15-100
296-95-450	NEW-P	92-19-033	296-125-015	AMD	93-01-068	296-125-170	REP	93-01-068
296-95-450	NEW	92-24-065	296-125-018	NEW	93-01-068	296-125-175	REP-P	92-12-093
296-95-500	NEW-P	92-19-033	296-125-019	NEW	93-01-068	296-125-175	REP-C	92-15-100
296-95-500	NEW	92-24-065	296-125-020	AMD-P	92-12-093	296-125-175	REP	93-01-068
296-95-510	NEW-P	92-19-033	296-125-020	AMD-C	92-15-100	296-127-018	NEW	92-08-101
296-95-510	NEW	92-24-065	296-125-020	AMD	93-01-068	296-131-006	NEW-P	92-10-078
296-95-540	NEW-P	92-19-033	296-125-023	REP-P	92-12-093	296-131-006	NEW	92-15-099
296-95-540	NEW	92-24-065	296-125-023	REP-C	92-15-100	296-131-120	AMD-P	92-10-078
296-95-600	NEW-P	92-19-033	296-125-023	REP	93-01-068	296-131-120	AMD	92-15-099
296-95-600	NEW	92-24-065	296-125-024	NEW-P	92-12-093	296-131-130	AMD-P	92-10-078
296-95-610	NEW-P	92-19-033	296-125-024	NEW-C	92-15-100	296-131-130	AMD	92-15-099
296-95-610	NEW	92-24-065	296-125-024	NEW	93-01-068	296-155-110	AMD-P	92-03-137
296-95-620	NEW-P	92-19-033	296-125-026	NEW-P	92-12-093	296-155-110	AMD-C	92-08-099
296-95-620	NEW	92-24-065	296-125-026	NEW-C	92-15-100	296-155-110	AMD	92-09-148
296-95-630	NEW-P	92-19-033	296-125-026	NEW	93-01-068	296-155-173	NEW-P	92-23-066
296-95-630	NEW	92-24-065	296-125-027	AMD-P	92-12-093	296-155-17301	NEW-P	92-23-066
296-95-700	NEW-P	92-19-033	296-125-027	AMD-C	92-15-100	296-155-17303	NEW-P	92-23-066
296-95-700	NEW	92-24-065	296-125-027	AMD	93-01-068	296-155-17305	NEW-P	92-23-066
296-95-710	NEW-P	92-19-033	296-125-027	AMD	93-01-116	296-155-17307	NEW-P	92-23-066
296-95-710	NEW	92-24-065	296-125-028	NEW-P	92-12-093	296-155-17309	NEW-P	92-23-066
296-95-800	NEW-P	92-19-033	296-125-028	NEW-C	92-15-100	296-155-17311	NEW-P	92-23-066
296-95-800	NEW	92-24-065	296-125-028	NEW	93-01-068	296-155-17313	NEW-P	92-23-066
296-95-810	NEW-P	92-19-033	296-125-028	NEW	92-12-093	296-155-17315	NEW-P	92-23-066
296-95-810	NEW	92-24-065	296-125-030	AMD-P	92-15-100	296-155-17317	NEW-P	92-23-066
296-104-010	AMD-P	92-08-087	296-125-030	AMD-C	93-01-068	296-155-17319	NEW-P	92-23-066
296-104-010	AMD	92-11-070	296-125-033	AMD-P	92-12-093	296-155-17321	NEW-P	92-23-066
296-104-018	NEW-P	92-08-087	296-125-033	AMD-C	92-15-100	296-155-17323	NEW-P	92-23-066
296-104-018	NEW	92-11-070	296-125-033	AMD	93-01-068	296-155-17325	NEW-P	92-23-066
296-104-200	AMD-P	92-08-087	296-125-050	AMD-P	92-12-093	296-155-17327	NEW-P	92-23-066
296-104-200	AMD	92-11-070	296-125-050	AMD-C	92-15-100	296-155-17329	NEW-P	92-23-066
296-104-500	AMD-P	92-08-087	296-125-050	AMD	93-01-068	296-155-17331	NEW-P	92-23-066
296-104-500	AMD	92-11-070	296-125-055	REP-P	92-12-093	296-155-17333	NEW-P	92-23-066
296-104-501	AMD-P	92-08-087	296-125-055	REP-C	92-15-100	296-155-17335	NEW-P	92-23-066
296-104-501	AMD	92-11-070	296-125-055	REP	93-01-068	296-155-17337	NEW-P	92-23-066
296-104-530	AMD-P	92-08-087	296-125-060	AMD-P	92-12-093	296-155-17339	NEW-P	92-23-066
296-104-530	AMD	92-11-070	296-125-060	AMD-C	92-15-100	296-155-17341	NEW-P	92-23-066
296-116-075	PREP	92-07-075	296-125-060	AMD	93-01-068	296-155-17343	NEW-P	92-23-066
296-116-075	AMD-P	92-12-079	296-125-070	NEW	93-01-068	296-155-17345	NEW-P	92-23-066
296-116-075	AMD	92-15-064	296-125-110	REP-P	92-12-093	296-155-17347	NEW-P	92-23-066
296-116-080	AMD-P	92-08-049	296-125-110	REP-C	92-15-100	296-155-17349	NEW-P	92-23-066
296-116-080	AMD-E	92-08-053	296-125-110	REP	93-01-068	296-155-17351	NEW-P	92-23-066
296-116-080	AMD	92-14-070	296-125-115	REP-P	92-12-093	296-155-17353	NEW-P	92-23-066
296-116-082	AMD-P	92-04-075	296-125-115	REP-C	92-15-100	296-155-17355	NEW-P	92-23-066
296-116-082	AMD	92-08-051	296-125-115	REP	93-01-068	296-155-17357	NEW-P	92-23-066

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-306-14501	NEW-P	92-18-099	306-01-050	NEW-P	92-11-064	308-20-180	AMD	92-04-006
296-306-14501	NEW-W	92-21-016	306-01-050	NEW	92-15-018	308-20-205	AMD	92-04-006
296-306-14501	NEW-P	92-21-106	306-01-060	NEW-P	92-11-064	308-20-208	NEW	92-04-006
296-306-14503	NEW-P	92-18-099	306-01-060	NEW	92-15-018	308-20-210	AMD	92-04-006
296-306-14503	NEW-W	92-21-016	306-01-070	NEW-P	92-11-064	308-20-210	AMD-P	92-10-079
296-306-14503	NEW-P	92-21-106	306-01-070	NEW	92-15-018	308-20-210	AMD	92-15-087
296-306-14505	NEW-P	92-18-099	306-01-080	NEW-P	92-11-064	308-20-310	NEW-P	92-10-079
296-306-14505	NEW-W	92-21-016	306-01-080	NEW	92-15-018	308-20-310	NEW	92-15-087
296-306-14505	NEW-P	92-21-106	308-10-005	AMD-P	92-05-088	308-20-500	NEW-P	92-10-079
296-306-14507	NEW-P	92-18-099	308-10-005	AMD	92-09-107	308-20-500	NEW	92-15-087
296-306-14507	NEW-W	92-21-016	308-10-010	AMD-P	92-05-088	308-20-510	NEW-P	92-10-079
296-306-14507	NEW-P	92-21-106	308-10-010	AMD	92-09-107	308-20-510	NEW	92-15-087
296-306-14509	NEW-P	92-18-099	308-10-015	AMD-P	92-05-088	308-20-520	NEW-P	92-10-079
296-306-14509	NEW-W	92-21-016	308-10-015	AMD	92-09-107	308-20-520	NEW	92-15-087
296-306-14509	NEW-P	92-21-106	308-10-020	AMD-P	92-05-088	308-20-530	NEW-P	92-10-079
296-306-146	NEW-P	92-18-099	308-10-020	AMD	92-09-107	308-20-530	NEW	92-15-087
296-306-146	NEW-W	92-21-016	308-10-025	AMD-P	92-05-088	308-20-540	NEW-P	92-10-079
296-306-146	NEW-P	92-21-106	308-10-025	AMD	92-09-107	308-20-540	NEW	92-15-087
296-306-147	NEW-P	92-18-099	308-10-030	AMD-P	92-05-088	308-20-545	NEW-P	92-10-079
296-306-147	NEW-W	92-21-016	308-10-030	AMD	92-09-107	308-20-545	NEW	92-15-087
296-306-147	NEW-P	92-21-106	308-10-040	AMD-P	92-05-088	308-20-550	NEW-P	92-10-079
296-306-148	NEW-P	92-18-099	308-10-040	AMD	92-09-107	308-20-550	NEW	92-15-087
296-306-148	NEW-W	92-21-016	308-10-045	AMD-P	92-05-088	308-20-560	NEW-P	92-10-079
296-306-148	NEW-P	92-21-106	308-10-045	AMD	92-09-107	308-20-560	NEW	92-15-087
296-306-165	AMD-P	92-18-099	308-10-050	AMD-P	92-05-088	308-20-570	NEW-P	92-10-079
296-306-165	AMD-W	92-21-016	308-10-050	AMD	92-09-107	308-20-570	NEW	92-15-087
296-306-165	AMD-P	92-21-106	308-10-055	AMD-P	92-05-088	308-20-590	NEW-P	92-10-079
296-306-200	AMD-P	92-21-106	308-10-055	AMD	92-09-107	308-20-590	NEW	92-15-087
296-306-26001	AMD-P	92-18-099	308-10-060	AMD-P	92-05-088	308-20-600	NEW-P	92-10-079
296-306-26001	AMD-W	92-21-016	308-10-060	AMD	92-09-107	308-20-600	NEW	92-15-087
296-306-26001	AMD-P	92-21-106	308-10-070	AMD-P	92-05-088	308-20-610	NEW-P	92-10-079
296-306-265	AMD-P	92-18-099	308-10-070	AMD	92-09-107	308-20-610	NEW	92-15-087
296-306-265	AMD-W	92-21-016	308-11-100	AMD-P	92-09-097	308-20-630	NEW-P	92-10-079
296-306-265	AMD-P	92-21-106	308-11-100	AMD	92-13-045	308-20-630	NEW	92-15-087
296-306-270	AMD-P	92-18-099	308-11-130	NEW-P	92-09-097	308-20-640	NEW-P	92-10-079
296-306-270	AMD-W	92-21-016	308-11-130	NEW	92-13-045	308-20-640	NEW	92-15-087
296-306-270	AMD-P	92-21-106	308-13-032	AMD-P	92-05-013	308-20-670	NEW-P	92-10-079
296-306-27095	AMD-P	92-18-099	308-13-032	AMD	92-10-030	308-20-670	NEW	92-15-087
296-306-27095	AMD-W	92-21-016	308-13-040	AMD-P	92-05-013	308-20-680	NEW-P	92-10-079
296-306-27095	AMD-P	92-21-106	308-13-040	AMD	92-10-030	308-20-680	NEW	92-15-087
296-306-330	NEW-P	92-18-099	308-13-041	REP-P	92-05-013	308-20-690	NEW-P	92-10-079
296-306-330	NEW-W	92-21-016	308-13-041	REP	92-10-030	308-20-690	NEW	92-15-087
296-306-330	NEW-P	92-21-106	308-13-042	REP-P	92-05-013	308-20-700	NEW-P	92-10-079
296-306-33001	NEW-P	92-21-106	308-13-042	REP	92-10-030	308-20-700	NEW	92-15-087
296-306-400	AMD-P	92-18-099	308-20	AMD	92-04-006	308-21-010	NEW-P	92-17-087
296-306-400	AMD-W	92-21-016	308-20-001	NEW-P	92-10-079	308-21-010	NEW	92-20-017
296-306-400	AMD-P	92-21-106	308-20-001	NEW	92-15-087	308-21-100	NEW-P	92-17-087
296-306-40003	AMD-P	92-18-099	308-20-005	NEW-P	92-10-079	308-21-100	NEW	92-20-017
296-306-40003	AMD-W	92-21-016	308-20-005	NEW	92-15-087	308-21-200	NEW-P	92-17-087
296-306-40003	NEW-P	92-21-106	308-20-010	AMD	92-04-006	308-21-200	NEW	92-20-017
296-306-40007	NEW-P	92-18-099	308-20-020	AMD	92-04-006	308-21-300	NEW-P	92-17-087
296-306-40007	NEW-W	92-21-016	308-20-030	AMD	92-04-006	308-21-300	NEW	92-20-017
296-306-40007	NEW-P	92-21-106	308-20-040	AMD	92-04-006	308-21-400	NEW-P	92-17-087
296-306-40009	NEW-P	92-18-099	308-20-045	NEW-P	92-10-079	308-21-400	NEW	92-20-017
296-306-40009	NEW-W	92-21-016	308-20-045	NEW	92-15-087	308-21-500	NEW-P	92-17-087
296-306-40009	NEW-P	92-21-106	308-20-050	AMD	92-04-006	308-21-500	NEW	92-20-017
296-306-40011	NEW-P	92-18-099	308-20-060	AMD	92-04-006	308-21-600	NEW-P	92-17-087
296-306-40011	NEW-W	92-21-016	308-20-070	AMD	92-04-006	308-21-600	NEW	92-20-017
296-306-40011	NEW-P	92-21-106	308-20-080	AMD	92-04-006	308-20-005	NEW-P	92-19-126
296-401-075	NEW-P	92-22-099	308-20-090	AMD	92-04-006	308-30-010	AMD-P	92-19-126
296-401-175	AMD-P	92-03-136	308-20-100	AMD	92-04-006	308-30-020	AMD-P	92-19-126
296-401-175	AMD	92-09-010	308-20-105	AMD	92-04-006	308-30-030	AMD-P	92-19-126
296-401-175	AMD-E	92-09-011	308-20-107	AMD	92-04-006	308-30-040	AMD-P	92-19-126
304-12-030	AMD-P	92-04-076	308-20-109	AMD	92-04-006	308-30-050	AMD-P	92-19-126
304-12-030	AMD	92-08-023	308-20-110	AMD	92-04-006	308-30-060	AMD-P	92-19-126
306-01-010	NEW-P	92-11-064	308-20-120	AMD	92-04-006	308-30-070	AMD-P	92-19-126
306-01-010	NEW	92-15-018	308-20-130	AMD	92-04-006	308-30-080	AMD-P	92-19-126
306-01-020	NEW-P	92-11-064	308-20-140	AMD	92-04-006	308-30-090	AMD-P	92-19-126
306-01-020	NEW	92-15-018	308-20-150	AMD	92-04-006	308-30-110	NEW-P	92-19-126
306-01-030	NEW-P	92-11-064	308-20-155	AMD	92-04-006	308-30-120	NEW-P	92-19-126
306-01-030	NEW	92-15-018	308-20-171	AMD	92-04-006	308-30-130	NEW-P	92-19-126
306-01-040	NEW-P	92-11-064	308-20-172	NEW	92-04-006	308-30-140	NEW-P	92-19-126
306-01-040	NEW	92-15-018	308-20-175	AMD	92-04-006	308-30-150	NEW-P	92-19-126

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308-30-160	NEW-P	92-19-126	308-63-140	NEW-P	93-01-115	308-89-020	AMD-P	92-09-145
308-30-170	NEW-P	92-19-126	308-63-150	NEW-P	93-01-115	308-89-020	AMD	92-12-036
308-30-180	NEW-P	92-19-126	308-63-160	NEW-P	93-01-115	308-89-040	AMD-P	92-09-145
308-30-190	NEW-P	92-19-126	308-65-010	NEW-P	93-01-115	308-89-040	AMD	92-12-036
308-56A-010	AMD-P	92-11-048	308-65-020	NEW-P	93-01-115	308-89-050	AMD-P	92-09-145
308-56A-010	AMD	92-15-024	308-65-030	NEW-P	93-01-115	308-89-050	AMD	92-12-036
308-56A-040	AMD-P	92-11-048	308-65-040	NEW-P	93-01-115	308-89-060	NEW-P	92-09-145
308-56A-040	AMD	92-15-024	308-65-050	NEW-P	93-01-115	308-89-060	NEW	92-12-036
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308-56A-250	AMD-P	92-11-048	308-65-070	NEW-P	93-01-115	308-90-150	AMD	92-06-009
308-56A-250	AMD	92-15-024	308-65-080	NEW-P	93-01-115	308-93-010	AMD-P	92-20-055
308-56A-260	REP-P	92-11-048	308-65-090	NEW-P	93-01-115	308-93-010	AMD	92-24-035
308-56A-260	REP	92-15-024	308-65-100	NEW-P	93-01-115	308-93-020	REP-P	92-20-055
308-56A-450	AMD-P	92-11-048	308-65-110	NEW-P	93-01-115	308-93-020	REP	92-24-035
308-56A-450	AMD	92-15-024	308-65-120	NEW-P	93-01-115	308-93-050	AMD	92-03-075
308-56A-455	AMD-P	92-11-048	308-65-130	NEW-P	93-01-115	308-93-060	AMD-P	92-20-055
308-56A-455	AMD	92-15-024	308-65-140	NEW-P	93-01-115	308-93-060	AMD	92-24-035
308-56A-460	AMD-P	92-11-048	308-65-150	NEW-P	93-01-115	308-93-070	AMD	92-03-075
308-56A-460	AMD	92-15-024	308-65-160	NEW-P	93-01-115	308-93-070	AMD-P	92-20-055
308-56A-465	AMD-P	92-11-048	308-65-170	NEW-P	93-01-115	308-93-070	AMD	92-24-035
308-56A-465	AMD	92-15-024	308-65-180	NEW-P	93-01-115	308-93-071	AMD-P	92-20-055
308-56A-470	NEW	92-03-077	308-65-190	NEW-P	93-01-115	308-93-071	AMD	92-24-035
308-57-230	AMD-P	92-11-048	308-72-510	AMD-P	92-16-040	308-93-072	REP-P	92-20-055
308-57-230	AMD	92-15-024	308-72-510	AMD	92-21-010	308-93-072	REP	92-24-035
308-57-250	NEW-P	92-16-086	308-88-010	NEW-E	92-19-028	308-93-074	AMD-P	92-20-055
308-57-250	NEW	92-20-049	308-88-010	NEW-P	92-22-063	308-93-074	AMD	92-24-035
308-58-020	AMD-P	92-11-047	308-88-010	NEW	93-01-066	308-93-075	AMD-P	92-20-055
308-58-020	AMD	92-15-022	308-88-015	NEW-E	92-19-028	308-93-075	AMD	92-24-035
308-58-040	AMD-P	92-11-047	308-88-016	NEW-E	92-19-028	308-93-077	REP-P	92-20-055
308-58-040	AMD	92-15-022	308-88-019	NEW-E	92-19-028	308-93-077	REP	92-24-035
308-61	AMD-P	93-01-115	308-88-020	NEW-E	92-19-028	308-93-085	AMD-P	92-20-055
308-61-010	REP-P	93-01-115	308-88-020	NEW-P	92-22-063	308-93-085	AMD	92-24-035
308-61-025	REP-P	93-01-115	308-88-020	NEW	93-01-066	308-93-087	AMD-P	92-20-055
308-61-026	AMD-P	93-01-115	308-88-021	NEW-E	92-19-028	308-93-087	AMD	92-24-035
308-61-030	REP-P	93-01-115	308-88-022	NEW-E	92-19-028	308-93-088	NEW-P	92-20-055
308-61-040	REP-P	93-01-115	308-88-025	NEW-E	92-19-028	308-93-088	NEW	92-24-035
308-61-135	AMD-P	93-01-115	308-88-030	NEW-E	92-19-028	308-93-120	AMD-P	92-20-055
308-61-168	AMD-P	93-01-115	308-88-030	NEW-P	92-22-063	308-93-120	AMD	92-24-035
308-61-200	REP-P	93-01-115	308-88-030	NEW	93-01-066	308-93-130	REP-P	92-20-055
308-61-205	REP-P	93-01-115	308-88-040	NEW-E	92-19-028	308-93-130	REP	92-24-035
308-61-210	REP-P	93-01-115	308-88-040	NEW-P	92-22-063	308-93-150	REP-P	92-20-055
308-61-220	REP-P	93-01-115	308-88-040	NEW	93-01-066	308-93-150	REP	92-24-035
308-61-230	REP-P	93-01-115	308-88-045	NEW-E	92-19-028	308-93-170	REP-P	92-20-055
308-61-240	REP-P	93-01-115	308-88-046	NEW-E	92-19-028	308-93-170	REP	92-24-035
308-61-250	REP-P	93-01-115	308-88-047	NEW-E	92-19-028	308-93-225	REP-P	92-20-055
308-61-260	REP-P	93-01-115	308-88-048	NEW-E	92-19-028	308-93-225	REP	92-24-035
308-61-270	REP-P	93-01-115	308-88-050	NEW-E	92-19-028	308-93-230	AMD-P	92-20-055
308-61-300	REP-P	93-01-115	308-88-050	NEW-P	92-22-063	308-93-230	AMD	92-24-035
308-61-305	REP-P	93-01-115	308-88-050	NEW	93-01-066	308-93-241	NEW-P	92-11-046
308-61-310	REP-P	93-01-115	308-88-060	NEW-P	92-22-063	308-93-241	NEW	92-15-023
308-61-320	REP-P	93-01-115	308-88-060	NEW	93-01-066	308-93-242	NEW-P	92-11-046
308-61-330	REP-P	93-01-115	308-88-070	NEW-P	92-22-063	308-93-242	NEW	92-15-023
308-61-340	REP-P	93-01-115	308-88-070	NEW	93-01-066	308-93-243	NEW-P	92-11-046
308-61-400	REP-P	93-01-115	308-88-080	NEW-P	92-22-063	308-93-243	NEW	92-15-023
308-61-405	REP-P	93-01-115	308-88-080	NEW	93-01-066	308-93-244	NEW-P	92-11-046
308-61-410	REP-P	93-01-115	308-88-090	NEW-P	92-22-063	308-93-244	NEW	92-15-023
308-61-420	REP-P	93-01-115	308-88-090	NEW	93-01-066	308-93-245	NEW-P	92-11-046
308-61-430	REP-P	93-01-115	308-88-100	NEW-P	92-22-063	308-93-245	NEW	92-15-023
308-61-440	REP-P	93-01-115	308-88-100	NEW	93-01-066	308-93-285	NEW-P	92-20-055
308-61-450	REP-P	93-01-115	308-88-110	NEW-P	92-22-063	308-93-285	NEW	92-24-035
308-63-010	NEW-P	93-01-115	308-88-110	NEW	93-01-066	308-93-290	AMD	92-03-075
308-63-020	NEW-P	93-01-115	308-88-120	NEW-P	92-22-063	308-93-295	AMD	92-06-009
308-63-030	NEW-P	93-01-115	308-88-120	NEW	93-01-066	308-93-340	AMD-P	92-20-055
308-63-040	NEW-P	93-01-115	308-88-130	NEW-P	92-22-063	308-93-340	AMD	92-24-035
308-63-050	NEW-P	93-01-115	308-88-130	NEW	93-01-066	308-93-410	AMD-P	92-20-055
308-63-060	NEW-P	93-01-115	308-88-140	NEW-P	92-22-063	308-93-410	AMD	92-24-035
308-63-070	NEW-P	93-01-115	308-88-140	NEW	93-01-066	308-93-450	AMD-P	92-20-055
308-63-080	NEW-P	93-01-115	308-88-150	NEW-P	92-22-063	308-93-450	AMD	92-24-035
308-63-090	NEW-P	93-01-115	308-88-150	NEW	93-01-066	308-94-030	AMD-P	92-11-049
308-63-100	NEW-P	93-01-115	308-88-160	NEW-P	92-22-063	308-94-030	AMD	92-15-021
308-63-110	NEW-P	93-01-115	308-88-160	NEW	93-01-066	308-94-080	AMD-P	92-11-049
308-63-120	NEW-P	93-01-115	308-88-170	NEW-P	92-22-063	308-94-080	AMD	92-15-021

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308-94-200	AMD	92-15-021	308-102-190	AMD-P	92-05-061	308-400-048	REP-P	92-22-086
308-96A-005	AMD	92-02-100	308-102-190	AMD	92-08-045	308-400-048	REP	93-01-061
308-96A-005	AMD-P	92-11-050	308-102-200	AMD-P	92-05-061	308-400-050	AMD-P	92-22-086
308-96A-005	AMD	92-15-025	308-102-200	AMD	92-08-045	308-400-050	AMD	93-01-061
308-96A-026	AMD-P	92-11-050	308-102-210	REP-P	92-05-061	308-400-052	REP-P	92-22-086
308-96A-026	AMD	92-15-025	308-102-210	REP	92-08-045	308-400-052	REP	93-01-061
308-96A-035	AMD-P	92-11-050	308-102-220	REP-P	92-05-061	308-400-095	PREP	92-19-007
308-96A-035	AMD	92-15-025	308-102-220	REP	92-08-045	308-400-095	AMD-P	92-22-086
308-96A-040	AMD	92-02-100	308-102-230	REP-P	92-05-061	308-400-095	AMD	93-01-061
308-96A-046	AMD	92-02-100	308-102-230	REP	92-08-045	314-12-015	NEW-P	92-08-085
308-96A-100	AMD	92-03-076	308-102-240	REP-P	92-05-061	314-12-015	NEW	92-14-024
308-96A-136	AMD	92-02-100	308-102-240	REP	92-08-045	314-12-080	AMD-P	92-18-088
308-96A-161	AMD-P	92-11-050	308-102-250	AMD-P	92-05-061	314-12-080	AMD	92-21-061
308-96A-161	AMD	92-15-025	308-102-250	AMD	92-08-045	314-12-090	REP-P	92-08-084
308-96A-162	AMD-P	92-11-050	308-102-255	NEW-P	92-05-061	314-12-090	REP	92-14-023
308-96A-162	AMD	92-15-025	308-102-255	NEW	92-08-045	314-12-115	NEW-P	92-18-072
308-96A-201	NEW	92-02-100	308-102-260	AMD-P	92-05-061	314-12-115	NEW	92-21-060
308-96A-205	AMD	92-02-100	308-102-260	AMD	92-08-045	314-12-130	REP-P	92-18-074
308-96A-206	NEW	92-02-100	308-102-265	AMD-P	92-05-061	314-12-130	REP-W	92-21-062
308-96A-207	NEW	92-02-100	308-102-265	AMD	92-08-045	314-12-180	NEW-P	92-18-070
308-96A-208	NEW	92-02-100	308-102-270	REP-P	92-05-061	314-12-180	NEW	92-21-059
308-96A-210	AMD	92-02-100	308-102-270	REP	92-08-045	314-16-055	NEW-P	92-18-073
308-96A-220	AMD	92-02-100	308-102-280	REP-P	92-05-061	314-16-055	NEW	92-21-058
308-96A-260	AMD	92-02-100	308-102-280	REP	92-08-045	314-16-170	REP-P	92-18-071
308-96A-275	AMD	92-02-100	308-102-290	AMD-P	92-05-061	314-16-170	REP	92-21-057
308-96A-275	AMD-P	92-11-050	308-102-290	AMD	92-08-045	314-16-190	AMD-P	92-08-086
308-96A-275	AMD	92-15-025	308-102-295	REP-P	92-05-061	314-16-190	AMD-W	92-14-022
308-96A-300	AMD	92-02-100	308-102-295	REP	92-08-045	314-16-196	AMD-P	92-08-088
308-96A-306	AMD	92-03-076	308-104-160	AMD-P	92-05-061	314-16-196	AMD	92-14-025
308-96A-310	AMD	92-03-076	308-104-160	AMD	92-08-045	314-16-197	AMD-P	92-08-089
308-96A-315	AMD	92-03-076	308-104-340	NEW-P	92-05-061	314-16-197	AMD	92-14-026
308-96A-320	AMD	92-03-076	308-104-340	NEW	92-08-045	314-20-015	AMD-P	92-18-090
308-96A-325	AMD	92-03-076	308-124D-040	AMD-P	92-17-071	314-20-015	AMD-W	92-21-064
308-96A-330	AMD	92-03-076	308-124D-040	AMD	92-21-035	314-20-020	AMD	92-03-109
308-96A-335	AMD	92-03-076	308-124F-020	AMD-P	92-17-071	314-20-070	AMD-P	92-09-143
308-96A-340	NEW	92-03-076	308-124F-020	AMD	92-21-035	314-20-070	AMD	92-14-028
308-100-21100A	NEW-E	92-17-024	308-125-010	AMD-P	92-14-084	314-24-040	AMD	92-03-110
308-102-002	NEW-P	92-05-061	308-125-010	AMD	92-18-018	314-24-160	AMD-P	92-18-089
308-102-002	NEW	92-08-045	308-125-020	AMD-P	92-14-084	314-24-160	AMD-W	92-21-063
308-102-004	NEW-P	92-05-061	308-125-020	AMD	92-18-018	314-60-040	AMD-P	92-09-142
308-102-004	NEW	92-08-045	308-125-030	AMD-P	92-14-084	314-60-040	AMD	92-14-027
308-102-006	NEW-P	92-05-061	308-125-030	AMD	92-18-018	315-02-230	NEW-P	92-24-068
308-102-006	NEW	92-08-045	308-125-070	AMD-P	92-14-084	315-04-190	AMD-P	92-16-101
308-102-008	NEW-P	92-05-061	308-125-070	AMD	92-18-018	315-04-190	AMD	92-19-057
308-102-008	NEW	92-08-045	308-125-080	AMD-P	92-14-084	315-06-120	AMD-P	92-24-068
308-102-010	AMD-P	92-05-061	308-125-080	AMD	92-18-018	315-06-125	AMD-P	92-24-068
308-102-010	AMD	92-08-045	308-125-085	NEW-P	92-14-084	315-06-130	AMD-P	92-24-068
308-102-011	AMD-P	92-05-061	308-125-085	NEW	92-18-018	315-11-691	AMD	92-03-048
308-102-011	AMD	92-08-045	308-125-100	AMD-P	92-14-084	315-11-710	NEW	92-03-048
308-102-020	AMD-P	92-05-061	308-125-120	AMD-P	92-14-084	315-11-711	NEW	92-03-048
308-102-020	AMD	92-08-045	308-125-120	AMD	92-18-018	315-11-712	NEW	92-03-048
308-102-040	REP-P	92-05-061	308-125-130	AMD-P	92-14-084	315-11-730	NEW	92-03-048
308-102-040	REP	92-08-045	308-125-130	AMD	92-18-018	315-11-731	NEW	92-03-048
308-102-100	AMD-P	92-05-061	308-300-220	AMD-P	92-07-095	315-11-732	NEW	92-03-048
308-102-100	AMD	92-08-045	308-300-220	AMD	92-10-010	315-11-740	NEW	92-03-048
308-102-110	REP-P	92-05-061	308-300-230	AMD-P	92-07-095	315-11-741	NEW	92-03-048
308-102-110	REP	92-08-045	308-300-230	AMD	92-10-010	315-11-742	NEW	92-03-048
308-102-120	REP-P	92-05-061	308-300-240	AMD-P	92-07-095	315-11-750	NEW-P	92-03-146
308-102-120	REP	92-08-045	308-300-240	AMD	92-10-010	315-11-750	NEW-W	92-05-069
308-102-125	REP-P	92-05-061	308-300-250	AMD-P	92-07-095	315-11-751	NEW-P	92-03-146
308-102-125	REP	92-08-045	308-300-250	AMD	92-10-010	315-11-751	NEW-W	92-05-069
308-102-130	AMD-P	92-05-061	308-300-270	AMD-P	92-07-095	315-11-752	NEW-P	92-03-146
308-102-130	AMD	92-08-045	308-300-270	AMD	92-10-010	315-11-752	NEW-W	92-05-069
308-102-140	AMD-P	92-05-061	308-300-280	AMD-P	92-07-095	315-11-753	NEW	92-08-002
308-102-140	AMD	92-08-045	308-300-280	AMD	92-10-010	315-11-754	NEW	92-08-002
308-102-150	REP-P	92-05-061	308-400-040	REP-P	92-22-086	315-11-755	NEW	92-08-002
308-102-150	REP	92-08-045	308-400-040	REP	93-01-061	315-11-760	NEW-P	92-03-146
308-102-160	REP-P	92-05-061	308-400-042	REP-P	92-22-086	315-11-760	NEW	92-08-002
308-102-160	REP	92-08-045	308-400-042	REP	93-01-061	315-11-761	NEW-P	92-03-146
308-102-170	REP-P	92-05-061	308-400-046	REP-P	92-22-086	315-11-761	NEW	92-08-002
308-102-170	REP	92-08-045	308-400-046	REP	93-01-061	315-11-762	NEW-P	92-03-146
308-102-180	REP-P	92-05-061	308-400-047	REP-P	92-22-086	315-11-762	NEW	92-08-002

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315-11-770	NEW-P	92-08-093	315-11-882	NEW	92-19-057	315-35-030	NEW-P	92-16-101
315-11-770	NEW	92-11-033	315-11-890	NEW-P	92-19-127	315-35-030	NEW	92-19-057
315-11-771	NEW-P	92-03-146	315-11-890	NEW	92-23-032	315-35-040	NEW-P	92-16-101
315-11-771	NEW-P	92-08-093	315-11-891	NEW-P	92-19-127	315-35-040	NEW	92-19-057
315-11-771	NEW	92-11-033	315-11-891	NEW	92-23-032	315-35-050	NEW-P	92-16-101
315-11-772	NEW-P	92-03-146	315-11-892	NEW-P	92-19-127	315-35-050	NEW	92-19-057
315-11-772	NEW-P	92-08-093	315-11-892	NEW	92-23-032	315-35-060	NEW-P	92-16-101
315-11-772	NEW	92-11-033	315-11-900	NEW-P	92-19-127	315-35-060	NEW	92-19-057
315-11-780	NEW-P	92-08-093	315-11-900	NEW	92-23-032	315-40-010	NEW	92-03-048
315-11-780	NEW	92-11-033	315-11-901	NEW-P	92-19-127	315-40-020	NEW	92-03-048
315-11-781	NEW-P	92-08-093	315-11-901	NEW	92-23-032	315-40-030	NEW	92-03-048
315-11-781	NEW	92-11-033	315-11-902	NEW-P	92-19-127	315-40-040	NEW	92-03-048
315-11-782	NEW-P	92-08-093	315-11-902	NEW	92-23-032	315-40-050	NEW	92-03-048
315-11-782	NEW	92-11-033	315-11-910	NEW-P	92-19-127	315-40-060	NEW	92-03-048
315-11-790	NEW-P	92-08-093	315-11-910	NEW	92-23-032	315-40-070	NEW	92-03-048
315-11-790	NEW	92-11-033	315-11-911	NEW-P	92-19-127	315-40-080	NEW	92-03-048
315-11-791	NEW-P	92-08-093	315-11-911	NEW	92-23-032	315-41-50100	NEW	92-03-048
315-11-791	NEW	92-11-033	315-11-912	NEW-P	92-19-127	315-41-50110	NEW	92-03-048
315-11-792	NEW-P	92-08-093	315-11-912	NEW	92-23-032	315-41-50120	NEW	92-03-048
315-11-792	NEW	92-11-033	315-11-920	NEW-P	92-24-068	315-41-50200	NEW	92-03-048
315-11-800	NEW-P	92-08-093	315-11-921	NEW-P	92-24-068	315-41-50210	NEW	92-03-048
315-11-800	NEW	92-11-033	315-11-922	NEW-P	92-24-068	315-41-50220	NEW	92-03-048
315-11-801	NEW-P	92-08-093	315-11-930	NEW-P	92-24-068	315-41-50300	NEW	92-03-048
315-11-801	NEW	92-11-033	315-11-931	NEW-P	92-24-068	315-41-50310	NEW	92-03-048
315-11-802	NEW-P	92-08-093	315-11-932	NEW-P	92-24-068	315-41-50320	NEW	92-03-048
315-11-802	NEW	92-11-033	315-11-940	NEW-P	92-24-068	315-41-50400	NEW-P	92-03-146
315-11-810	NEW-P	92-12-091	315-11-941	NEW-P	92-24-068	315-41-50400	NEW	92-08-094
315-11-810	NEW	92-15-082	315-11-942	NEW-P	92-24-068	315-41-50410	NEW-P	92-03-146
315-11-811	NEW-P	92-12-091	315-30-020	AMD-P	92-08-093	315-41-50410	NEW	92-08-094
315-11-811	NEW	92-15-082	315-30-020	AMD	92-11-033	315-41-50420	NEW-P	92-03-146
315-11-812	NEW-P	92-12-091	315-30-030	AMD-P	92-08-093	315-41-50420	NEW	92-08-094
315-11-812	NEW	92-15-082	315-30-030	AMD	92-11-033	315-41-50500	NEW-P	92-03-146
315-11-820	NEW-P	92-12-091	315-30-040	AMD-P	92-08-093	315-41-50500	NEW	92-08-094
315-11-820	NEW	92-15-082	315-30-040	AMD	92-11-033	315-41-50510	NEW-P	92-03-146
315-11-821	NEW-P	92-12-091	315-31-060	AMD-P	92-08-093	315-41-50510	NEW	92-08-094
315-11-821	NEW	92-15-082	315-31-060	AMD-W	92-11-010	315-41-50520	NEW-P	92-03-146
315-11-822	NEW-P	92-12-091	315-31-060	AMD-P	92-12-091	315-41-50520	NEW	92-08-094
315-11-822	NEW	92-15-082	315-31-060	AMD	92-16-004	315-41-50600	NEW-P	92-03-146
315-11-830	NEW-P	92-12-091	315-33A-010	AMD-P	92-08-093	315-41-50600	NEW	92-08-094
315-11-830	NEW	92-15-082	315-33A-010	AMD	92-11-033	315-41-50610	NEW-P	92-03-146
315-11-831	NEW-P	92-12-091	315-33A-020	AMD-P	92-08-093	315-41-50610	NEW	92-08-094
315-11-831	NEW	92-15-082	315-33A-020	AMD	92-11-033	315-41-50620	NEW-P	92-03-146
315-11-832	NEW-P	92-12-091	315-33A-060	AMD-P	92-12-091	315-41-50620	NEW	92-08-094
315-11-832	NEW	92-15-082	315-33A-060	AMD-W	92-15-083	316-02-520	AMD-P	92-18-006
315-11-840	NEW-P	92-12-091	315-33B-010	NEW-P	92-03-146	316-02-520	AMD	92-22-044
315-11-840	NEW	92-15-082	315-33B-010	NEW	92-08-002	316-02-820	AMD-P	92-18-006
315-11-841	NEW-P	92-12-091	315-33B-020	NEW-P	92-03-146	316-02-820	AMD	92-22-044
315-11-841	NEW	92-15-082	315-33B-020	NEW	92-08-002	316-45-003	AMD-P	92-18-006
315-11-842	NEW-P	92-12-091	315-33B-030	NEW-P	92-03-146	316-45-003	AMD	92-22-044
315-11-842	NEW	92-15-082	315-33B-030	NEW	92-08-002	316-45-020	NEW-P	92-18-006
315-11-850	NEW-P	92-12-091	315-33B-040	NEW-P	92-03-146	316-45-020	NEW	92-22-044
315-11-850	NEW	92-15-082	315-33B-040	NEW	92-08-002	316-65-005	AMD-P	92-18-006
315-11-851	NEW-P	92-12-091	315-33B-050	NEW-P	92-03-146	316-65-005	AMD	92-22-044
315-11-851	NEW	92-15-082	315-33B-050	NEW	92-08-002	316-65-010	AMD-P	92-18-006
315-11-852	NEW-P	92-12-091	315-33B-060	NEW-P	92-03-146	316-65-010	AMD	92-22-044
315-11-852	NEW	92-15-082	315-33B-060	NEW	92-08-002	317-20-999	NEW-P	92-20-113
315-11-860	NEW-P	92-16-101	315-33B-060	AMD-P	92-12-091	317-20-999	NEW	92-24-024
315-11-860	NEW	92-19-057	315-33B-060	AMD-W	92-15-083	318-04-020	AMD-E	92-15-050
315-11-861	NEW-P	92-16-101	315-33B-070	NEW-P	92-03-146	318-04-020	AMD-P	92-19-118
315-11-861	NEW	92-19-057	315-33B-070	NEW	92-08-002	318-04-020	AMD	92-23-007
315-11-862	NEW-P	92-16-101	315-34-010	AMD-P	92-08-093	318-04-030	AMD	92-03-061
315-11-862	NEW	92-19-057	315-34-010	AMD	92-11-033	318-04-030	AMD-E	92-15-050
315-11-870	NEW-P	92-16-101	315-34-020	AMD-P	92-08-093	318-04-030	AMD-P	92-19-118
315-11-870	NEW	92-19-057	315-34-020	AMD	92-11-033	318-04-030	AMD	92-23-007
315-11-871	NEW-P	92-16-101	315-34-040	AMD-P	92-03-146	326-02-010	AMD-E	92-07-001
315-11-871	NEW	92-19-057	315-34-040	AMD	92-07-014	326-02-010	RESCIND	92-07-102
315-11-872	NEW-P	92-16-101	315-34-040	AMD-P	92-08-093	326-02-010	AMD-E	92-07-102
315-11-872	NEW	92-19-057	315-34-040	AMD	92-11-033	326-02-010	AMD-P	92-07-103
315-11-880	NEW-P	92-16-101	315-34-040	AMD-P	92-24-068	326-02-010	AMD	92-11-007
315-11-880	NEW	92-19-057	315-35-010	NEW-P	92-16-101	326-02-020	AMD-E	92-07-001
315-11-881	NEW-P	92-16-101	315-35-010	NEW	92-19-057	326-02-020	RESCIND	92-07-102
315-11-881	NEW	92-19-057	315-35-020	NEW-P	92-16-101	326-02-020	AMD-E	92-07-102

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
326-02-020	AMD-P	92-07-103	326-06-160	REP	92-24-107	326-08-070	AMD-E	92-11-019
326-02-020	AMD	92-11-007	326-07-010	NEW-P	92-21-104	326-08-070	AMD	92-15-077
326-02-030	AMD-E	92-07-001	326-07-010	NEW	92-24-107	326-08-070	AMD-P	92-21-104
326-02-030	RESCIND	92-07-102	326-07-020	NEW-P	92-21-104	326-08-070	AMD	92-24-107
326-02-030	AMD-E	92-07-102	326-07-020	NEW	92-24-107	326-08-080	AMD-E	92-07-001
326-02-030	AMD-P	92-07-103	326-07-030	NEW-P	92-21-104	326-08-080	AMD-P	92-11-018
326-02-030	AMD	92-11-007	326-07-030	NEW	92-24-107	326-08-080	AMD-E	92-11-019
326-02-030	AMD-P	92-21-104	326-07-040	NEW-P	92-21-104	326-08-080	AMD	92-15-077
326-02-030	AMD	92-24-107	326-07-040	NEW	92-24-107	326-08-090	AMD-E	92-07-001
326-02-040	AMD-E	92-07-001	326-07-050	NEW-P	92-21-104	326-08-090	AMD-P	92-11-018
326-02-040	RESCIND	92-07-102	326-07-050	NEW	92-24-107	326-08-090	AMD-E	92-11-019
326-02-040	AMD-E	92-07-102	326-07-060	NEW-P	92-21-104	326-08-090	AMD	92-15-077
326-02-040	AMD-P	92-07-103	326-07-060	NEW	92-24-107	326-08-095	AMD-E	92-07-001
326-02-040	AMD	92-11-007	326-07-070	NEW-P	92-21-104	326-08-095	AMD-P	92-11-018
326-02-045	NEW-E	92-07-001	326-07-070	NEW	92-24-107	326-08-095	AMD-E	92-11-019
326-02-045	RESCIND	92-07-102	326-07-080	NEW-P	92-21-104	326-08-095	AMD	92-15-077
326-02-045	NEW-E	92-07-102	326-07-080	NEW	92-24-107	326-08-100	AMD-E	92-07-001
326-02-045	NEW-P	92-07-103	326-07-090	NEW-P	92-21-104	326-08-100	AMD-P	92-11-018
326-02-045	NEW	92-11-007	326-07-090	NEW	92-24-107	326-08-100	AMD-E	92-11-019
326-02-050	AMD-E	92-07-001	326-07-100	NEW-P	92-21-104	326-08-100	AMD	92-15-077
326-02-050	RESCIND	92-07-102	326-07-100	NEW	92-24-107	326-08-105	NEW-E	92-07-001
326-02-050	AMD-E	92-07-102	326-07-110	NEW-P	92-21-104	326-08-105	NEW-P	92-11-018
326-02-050	AMD-P	92-07-103	326-07-110	NEW	92-24-107	326-08-105	NEW-E	92-11-019
326-02-050	AMD	92-11-007	326-07-120	NEW-P	92-21-104	326-08-105	NEW	92-15-077
326-02-060	AMD-E	92-07-001	326-07-120	NEW	92-24-107	326-08-110	AMD-E	92-07-001
326-02-060	RESCIND	92-07-102	326-07-130	NEW-P	92-21-104	326-08-110	AMD-P	92-11-018
326-02-060	AMD-E	92-07-102	326-07-130	NEW	92-24-107	326-08-110	AMD-E	92-11-019
326-02-060	AMD-P	92-07-103	326-07-140	NEW-P	92-21-104	326-08-110	AMD	92-15-077
326-02-060	AMD	92-11-007	326-07-140	NEW	92-24-107	326-08-120	AMD-E	92-07-001
326-02-070	AMD-E	92-07-001	326-07-150	NEW-P	92-21-104	326-08-120	AMD-P	92-11-018
326-02-070	RESCIND	92-07-102	326-07-150	NEW	92-24-107	326-08-120	AMD-E	92-11-019
326-02-070	AMD-E	92-07-102	326-08-010	AMD-E	92-07-001	326-08-120	AMD	92-15-077
326-02-070	AMD-P	92-07-103	326-08-010	AMD-P	92-11-018	326-08-130	AMD-E	92-07-001
326-02-070	AMD	92-11-007	326-08-010	AMD-E	92-11-019	326-08-130	AMD-P	92-11-018
326-02-080	AMD-E	92-07-001	326-08-010	AMD	92-15-077	326-08-130	AMD-E	92-11-019
326-02-080	RESCIND	92-07-102	326-08-015	AMD-E	92-07-001	326-08-130	AMD	92-15-077
326-02-080	AMD-E	92-07-102	326-08-015	AMD-P	92-11-018	326-08-140	NEW-E	92-07-001
326-02-080	AMD-P	92-07-103	326-08-015	AMD-E	92-11-019	326-08-140	NEW-P	92-11-018
326-02-080	AMD	92-11-007	326-08-015	AMD	92-15-077	326-08-140	NEW-E	92-11-019
326-02-090	AMD-E	92-07-001	326-08-016	NEW-E	92-07-001	326-08-140	NEW	92-15-077
326-02-090	RESCIND	92-07-102	326-08-016	NEW-P	92-11-018	326-20-010	AMD-E	92-07-001
326-02-090	AMD-E	92-07-102	326-08-016	NEW-E	92-11-019	326-20-010	RESCIND	92-07-102
326-02-090	AMD-P	92-07-103	326-08-016	NEW	92-15-077	326-20-010	AMD-E	92-07-102
326-02-090	AMD	92-11-007	326-08-018	NEW-E	92-07-001	326-20-010	AMD-P	92-07-103
326-06-010	REP-P	92-21-104	326-08-018	NEW-P	92-11-018	326-20-010	AMD	92-11-007
326-06-010	REP	92-24-107	326-08-018	NEW-E	92-11-019	326-20-020	REP-E	92-07-001
326-06-020	REP-P	92-21-104	326-08-018	NEW	92-15-077	326-20-020	RESCIND	92-07-102
326-06-020	REP	92-24-107	326-08-020	AMD-E	92-07-001	326-20-020	REP-E	92-07-102
326-06-030	REP-P	92-21-104	326-08-020	AMD-P	92-11-018	326-20-020	REP-P	92-07-103
326-06-030	REP	92-24-107	326-08-020	AMD-E	92-11-019	326-20-020	REP	92-11-007
326-06-040	REP-P	92-21-104	326-08-020	AMD	92-15-077	326-20-030	AMD-E	92-07-001
326-06-040	REP	92-24-107	326-08-035	NEW-E	92-07-001	326-20-030	RESCIND	92-07-102
326-06-050	REP-P	92-21-104	326-08-035	NEW-P	92-11-018	326-20-030	AMD-E	92-07-102
326-06-050	REP	92-24-107	326-08-035	NEW-E	92-11-019	326-20-030	AMD-P	92-07-103
326-06-060	REP-P	92-21-104	326-08-035	NEW	92-15-077	326-20-030	AMD	92-11-007
326-06-060	REP	92-24-107	326-08-040	AMD-E	92-07-001	326-20-040	AMD-E	92-07-001
326-06-070	REP-P	92-21-104	326-08-040	AMD-P	92-11-018	326-20-040	RESCIND	92-07-102
326-06-070	REP	92-24-107	326-08-040	AMD-E	92-11-019	326-20-040	AMD-E	92-07-102
326-06-080	REP-P	92-21-104	326-08-040	AMD	92-15-077	326-20-040	AMD-P	92-07-103
326-06-080	REP	92-24-107	326-08-050	AMD-E	92-07-001	326-20-040	AMD	92-11-007
326-06-090	REP-P	92-21-104	326-08-050	AMD-P	92-11-018	326-20-050	AMD-E	92-07-001
326-06-090	REP	92-24-107	326-08-050	AMD-E	92-11-019	326-20-050	RESCIND	92-07-102
326-06-100	REP-P	92-21-104	326-08-050	AMD	92-15-077	326-20-050	AMD-E	92-07-102
326-06-100	REP	92-24-107	326-08-051	NEW-E	92-07-001	326-20-050	AMD-P	92-07-103
326-06-110	REP-P	92-21-104	326-08-051	NEW-P	92-11-018	326-20-050	AMD	92-11-007
326-06-110	REP	92-24-107	326-08-051	NEW-E	92-11-019	326-20-060	AMD-E	92-07-001
326-06-120	REP-P	92-21-104	326-08-051	NEW	92-15-077	326-20-060	RESCIND	92-07-102
326-06-120	REP	92-24-107	326-08-060	REP-E	92-07-001	326-20-060	AMD-E	92-07-102
326-06-130	REP-P	92-21-104	326-08-060	REP-P	92-11-018	326-20-060	AMD-P	92-07-103
326-06-013	REP	92-24-107	326-08-060	REP-E	92-11-019	326-20-060	AMD	92-11-007
326-06-140	REP-P	92-21-104	326-08-060	REP	92-15-077	326-20-070	AMD-E	92-07-001
326-06-140	REP	92-24-107	326-08-070	AMD-E	92-07-001	326-20-070	RESCIND	92-07-102
326-06-160	REP-P	92-21-104	326-08-070	AMD-P	92-11-018	326-20-070	AMD-E	92-07-102

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
326-20-070	AMD-P	92-07-103	326-20-140	RESCIND	92-07-102	326-30-037	REP	92-20-079
326-20-070	AMD	92-11-007	326-20-140	AMD-E	92-07-102	326-30-038	REP-P	92-09-151
326-20-080	AMD-E	92-07-001	326-20-140	AMD-P	92-07-103	326-30-038	REP	92-20-079
326-20-080	RESCIND	92-07-102	326-20-140	AMD	92-11-007	326-30-039	REP-P	92-09-151
326-20-080	AMD-E	92-07-102	326-20-150	AMD-E	92-07-001	326-30-039	REP	92-20-079
326-20-080	AMD-P	92-07-103	326-20-150	RESCIND	92-07-102	326-30-03901	REP-P	92-09-151
326-20-080	AMD	92-11-007	326-20-150	AMD-E	92-07-102	326-30-03901	REP	92-20-079
326-20-081	AMD-E	92-07-001	326-20-150	AMD-P	92-07-103	326-30-03902	REP-P	92-09-151
326-20-081	RESCIND	92-07-102	326-20-150	AMD	92-11-007	326-30-03902	REP	92-20-079
326-20-081	AMD-E	92-07-102	326-20-160	AMD-E	92-07-001	326-30-03903	REP-P	92-09-151
326-20-081	AMD-P	92-07-103	326-20-160	RESCIND	92-07-102	326-30-03903	REP	92-20-079
326-20-081	AMD	92-11-007	326-20-160	AMD-E	92-07-102	326-30-03903	REP-P	92-09-151
326-20-091	REP-E	92-07-001	326-20-160	AMD-P	92-07-103	326-30-040	REP	92-20-079
326-20-091	RESCIND	92-07-102	326-20-160	AMD	92-11-007	326-30-041	NEW-P	92-09-151
326-20-091	REP-E	92-07-102	326-20-170	AMD-E	92-07-001	326-30-041	NEW-E	92-14-121
326-20-091	REP-P	92-07-103	326-20-170	RESCIND	92-07-102	326-30-041	NEW	92-20-079
326-20-091	REP	92-11-007	326-20-170	AMD-E	92-07-102	326-30-046	NEW-P	92-09-151
326-20-092	AMD-E	92-07-001	326-20-170	AMD-P	92-07-103	326-30-046	NEW	92-20-079
326-20-092	RESCIND	92-07-102	326-20-170	AMD	92-11-007	326-30-050	REP-P	92-09-151
326-20-092	AMD-E	92-07-102	326-20-171	AMD-E	92-07-001	326-30-050	REP	92-20-079
326-20-092	AMD-P	92-07-103	326-20-171	RESCIND	92-07-102	326-30-051	NEW-P	92-09-151
326-20-092	AMD	92-11-007	326-20-171	AMD-E	92-07-102	326-30-051	NEW	92-20-079
326-20-093	REP-E	92-07-001	326-20-171	AMD-P	92-07-103	326-30-051	NEW	92-20-124
326-20-093	RESCIND	92-07-102	326-20-171	AMD	92-11-007	326-30-060	REP-P	92-09-151
326-20-093	REP-E	92-07-102	326-20-172	AMD-E	92-07-001	326-30-060	REP	92-20-079
326-20-093	REP-P	92-07-103	326-20-172	RESCIND	92-07-102	326-30-061	NEW	92-20-124
326-20-093	REP	92-11-007	326-20-172	AMD-E	92-07-102	326-30-070	REP-P	92-09-151
326-20-094	AMD-E	92-07-001	326-20-172	AMD-P	92-07-103	326-30-070	REP	92-20-079
326-20-094	RESCIND	92-07-102	326-20-172	AMD	92-11-007	326-30-080	REP-P	92-09-151
326-20-094	AMD-E	92-07-102	326-20-173	AMD-E	92-07-001	326-30-080	REP	92-20-079
326-20-094	AMD-P	92-07-103	326-20-173	RESCIND	92-07-102	326-30-090	REP-P	92-09-151
326-20-094	AMD	92-11-007	326-20-173	AMD-E	92-07-102	326-30-090	REP	92-20-079
326-20-095	AMD-E	92-07-001	326-20-173	AMD-P	92-07-103	326-30-100	REP-P	92-09-151
326-20-095	RESCIND	92-07-102	326-20-173	AMD	92-11-007	326-30-100	REP	92-20-079
326-20-095	AMD-E	92-07-102	326-20-180	AMD-E	92-07-001	326-30-110	AMD-P	92-09-151
326-20-095	AMD-P	92-07-103	326-20-180	RESCIND	92-07-102	326-30-110	AMD	92-20-079
326-20-095	AMD	92-11-007	326-20-180	AMD-E	92-07-102	326-30-110	AMD	92-20-124
326-20-096	AMD-E	92-07-001	326-20-180	AMD-P	92-07-103	326-40-010	AMD-P	92-09-151
326-20-096	RESCIND	92-07-102	326-20-180	AMD	92-11-007	326-40-010	AMD	92-20-079
326-20-096	AMD-E	92-07-102	326-20-185	AMD-E	92-07-001	326-40-010	AMD	92-20-124
326-20-096	AMD-P	92-07-103	326-20-185	RESCIND	92-07-102	326-40-020	AMD-P	92-09-151
326-20-096	AMD	92-11-007	326-20-185	AMD-E	92-07-102	326-40-020	AMD	92-20-079
326-20-097	REP-E	92-07-001	326-20-185	AMD-P	92-07-103	326-40-030	NEW-P	92-09-151
326-20-097	RESCIND	92-07-102	326-20-185	AMD	92-11-007	326-40-030	NEW	92-20-079
326-20-097	REP-E	92-07-102	326-20-190	AMD-E	92-07-001	326-40-030	NEW	92-20-124
326-20-097	REP-P	92-07-103	326-20-190	RESCIND	92-07-102	326-40-040	NEW-P	92-09-151
326-20-097	REP	92-11-007	326-20-190	AMD-E	92-07-102	326-40-040	NEW	92-20-079
326-20-098	AMD-E	92-07-001	326-20-190	AMD-P	92-07-103	326-40-050	NEW-P	92-09-151
326-20-098	RESCIND	92-07-102	326-20-190	AMD	92-11-007	326-40-050	NEW	92-20-079
326-20-098	AMD-E	92-07-102	326-20-200	REP-E	92-07-001	326-40-060	NEW-P	92-09-151
326-20-098	AMD-P	92-07-103	326-20-200	RESCIND	92-07-102	326-40-060	NEW	92-20-079
326-20-098	AMD	92-11-007	326-20-200	REP-E	92-07-102	326-40-060	NEW	92-20-124
326-20-110	AMD-E	92-07-001	326-20-200	REP-P	92-07-103	326-40-070	NEW-P	92-09-151
326-20-110	RESCIND	92-07-102	326-20-200	REP	92-11-007	326-40-070	NEW	92-20-079
326-20-110	AMD-E	92-07-102	326-20-220	AMD-E	92-07-001	326-40-075	NEW-P	92-09-151
326-20-110	AMD-P	92-07-103	326-20-220	RESCIND	92-07-102	326-40-075	NEW	92-20-079
326-20-110	AMD	92-11-007	326-20-220	AMD-E	92-07-102	326-40-080	NEW-P	92-09-151
326-20-115	AMD-E	92-07-001	326-20-220	AMD-P	92-07-103	326-40-080	NEW	92-20-079
326-20-115	RESCIND	92-07-102	326-20-220	AMD	92-11-007	326-40-090	NEW-P	92-09-151
326-20-115	AMD-E	92-07-102	326-30	AMD-P	92-09-151	326-40-090	NEW	92-20-079
326-20-115	AMD-P	92-07-103	326-30	AMD	92-20-079	326-40-100	AMD-P	92-09-151
326-20-115	AMD	92-11-007	326-30-010	AMD-P	92-09-151	326-40-100	AMD	92-20-079
326-20-120	AMD-E	92-07-001	326-30-010	AMD	92-20-079	326-40-100	AMD	92-20-124
326-20-120	RESCIND	92-07-102	326-30-020	AMD-P	92-09-151	332-08-125	AMD-P	92-15-137
326-20-120	AMD-E	92-07-102	326-30-020	AMD	92-20-079	332-08-125	AMD	92-20-058
326-20-120	AMD-P	92-07-103	326-30-030	AMD-P	92-09-151	332-08-315	AMD-P	92-15-137
326-20-120	AMD	92-11-007	326-30-030	AMD	92-20-079	332-08-315	AMD	92-20-058
326-20-130	AMD-E	92-07-001	326-30-030	AMD	92-20-124	332-08-405	AMD-P	92-15-137
326-20-130	RESCIND	92-07-102	326-30-035	REP-P	92-09-151	332-08-405	AMD	92-20-058
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326-20-130	AMD	92-11-007	326-30-036	REP	92-20-079	332-08-545	AMD-P	92-15-137
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332-10-041	NEW	92-20-060	352-12-030	AMD-P	92-16-097	352-32-255	AMD	92-19-098
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332-18-120	AMD-P	92-15-138	352-12-040	AMD	92-19-098	352-32-260	AMD	92-19-098
332-18-120	AMD	92-20-059	352-12-050	AMD-P	93-01-165	352-32-265	AMD-P	92-09-160
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332-22-070	NEW-W	92-12-075	352-20-020	AMD	92-19-098	352-32-270	AMD-P	92-12-081
332-22-100	AMD-W	92-12-075	352-20-030	AMD-P	92-16-097	352-32-270	AMD	92-15-120
332-22-105	AMD-W	92-12-075	352-20-030	AMD	92-19-098	352-32-285	AMD-P	93-01-165
332-22-160	NEW	92-06-003	352-20-040	AMD-P	92-16-097	352-32-295	AMD-P	92-09-158
332-22-170	NEW	92-06-003	352-20-040	AMD	92-19-098	352-32-295	AMD-W	92-11-025
332-22-180	NEW	92-06-003	352-20-050	AMD-P	92-16-097	352-32-295	AMD-P	92-12-082
332-22-190	NEW	92-06-003	352-20-050	AMD	92-19-098	352-32-295	AMD	92-15-121
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332-22-210	NEW	92-06-003	352-20-070	NEW	92-19-098	352-32-310	NEW	92-19-098
332-22-220	NEW	92-06-003	352-32-010	AMD-P	93-01-165	352-37-030	AMD-P	92-16-097
332-22-230	NEW	92-06-003	352-32-011	AMD	92-04-072	352-37-030	AMD	92-19-098
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332-24-201	AMD	92-14-096	352-32-030	AMD-P	93-01-165	352-37-090	AMD-P	92-16-097
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332-24-211	AMD-P	92-11-075	352-32-035	AMD-P	93-01-165	352-37-100	AMD	92-19-098
332-24-211	AMD	92-14-096	352-32-040	AMD-P	92-16-097	352-37-110	AMD-P	92-16-097
332-24-215	REP-P	92-11-075	352-32-040	AMD	92-19-098	352-37-110	AMD	92-19-098
332-24-215	REP	92-14-096	352-32-050	AMD-P	92-16-097	352-37-130	AMD-P	92-16-097
332-24-217	NEW-P	92-11-075	352-32-050	AMD	92-19-098	352-37-130	AMD	92-19-098
332-24-217	NEW	92-14-096	352-32-053	AMD-P	92-16-097	352-37-180	REP-P	92-16-097
332-24-221	AMD-P	92-11-075	352-32-053	AMD	92-19-098	352-37-180	REP	92-19-098
332-24-221	AMD	92-14-096	352-32-056	AMD-P	92-16-097	352-37-220	NEW-P	92-16-097
332-24-231	REP-P	92-11-075	352-32-056	AMD	92-19-098	352-37-220	NEW	92-19-098
332-24-231	REP	92-14-096	352-32-060	AMD-P	92-16-097	352-40-090	AMD-P	92-07-062
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332-24-232	REP	92-14-096	352-32-070	AMD-P	92-16-097	356-05-048	REP-P	92-16-073
332-24-234	REP-P	92-11-075	352-32-070	AMD	92-19-098	356-05-048	REP	92-20-024
332-24-234	REP	92-14-096	352-32-075	AMD-P	92-16-097	356-05-160	REP-P	92-18-058
332-24-236	REP-P	92-11-075	352-32-075	AMD	92-19-098	356-05-160	REP-C	92-22-041
332-24-236	REP	92-14-096	352-32-080	AMD-P	92-16-097	356-05-160	REP-C	92-24-098
332-24-238	REP-P	92-11-075	352-32-080	AMD	92-19-098	356-05-214	NEW	92-03-099
332-24-238	REP	92-14-096	352-32-090	AMD-P	92-16-097	356-05-275	REP-P	92-16-073
332-24-240	REP-P	92-11-075	352-32-090	AMD	92-19-098	356-05-275	REP	92-20-024
332-24-240	REP	92-14-096	352-32-100	AMD-P	92-16-097	356-05-355	AMD-P	92-04-034
332-24-242	REP-P	92-11-075	352-32-100	AMD	92-19-098	356-05-355	AMD	92-08-009
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332-24-244	REP-P	92-11-075	352-32-110	AMD	92-19-098	356-05-370	AMD	92-20-024
332-24-244	REP	92-14-096	352-32-120	AMD-P	93-01-165	356-06-055	AMD-P	92-06-089
332-24-271	NEW-P	92-11-075	352-32-155	AMD-P	92-16-097	356-06-055	AMD-C	92-10-011
332-24-271	NEW	92-14-096	352-32-155	AMD	92-19-098	356-06-055	AMD-C	92-12-030
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332-24-656	REP	92-14-096	352-32-157	AMD	92-19-098	356-06-055	AMD-P	92-16-072
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332-26-050	NEW-E	92-14-131	352-32-220	AMD	92-19-098	356-10-030	AMD-C	92-20-023
332-26-060	NEW-E	92-14-131	352-32-230	AMD-P	92-16-097	356-10-030	AMD-W	92-22-038
332-26-080	NEW-E	92-09-061	352-32-230	AMD	92-19-098	356-14-220	AMD-P	92-18-058
332-26-081	NEW-E	92-13-057	352-32-235	AMD-P	92-12-080	356-14-220	AMD-C	92-22-041
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332-41-665	AMD	93-01-126	352-32-235	AMD-P	92-16-097	356-15-030	AMD-P	92-18-058
332-52-065	AMD	92-05-036	352-32-235	AMD	92-19-098	356-15-030	AMD-C	92-22-041
332-130-010	AMD	92-03-007	352-32-250	AMD-P	92-07-083	356-15-030	AMD-C	92-24-098
332-130-020	AMD	92-03-007	352-32-250	AMD	92-10-018	356-15-033	NEW-P	92-18-058
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352-12-010	AMD	92-19-098	352-32-25001	AMD	93-01-029	356-15-050	AMD-P	92-18-058
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356-15-060	AMD-C	92-10-012	365-80-060	REP-E	92-09-147	365-195-310	NEW	92-23-065
356-15-060	AMD-C	92-12-029	365-80-060	REP	92-15-047	365-195-315	NEW-P	92-18-097
356-15-060	AMD	92-14-063	365-80-070	REP-P	92-09-146	365-195-315	NEW	92-23-065
356-15-063	AMD-P	92-08-092	365-80-070	REP-E	92-09-147	365-195-320	NEW-P	92-18-097
356-15-063	AMD-C	92-12-031	365-80-070	REP	92-15-047	365-195-320	NEW	92-23-065
356-15-063	AMD	92-14-064	365-80-080	REP-P	92-09-146	365-195-325	NEW-P	92-18-097
356-15-080	AMD-P	92-18-058	365-80-080	REP-E	92-09-147	365-195-325	NEW	92-23-065
356-15-080	AMD-C	92-22-041	365-80-080	REP	92-15-047	365-195-330	NEW-P	92-18-097
356-15-080	AMD-C	92-24-098	365-80-090	REP-P	92-09-146	365-195-330	NEW	92-23-065
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356-15-100	AMD-C	92-22-041	365-80-090	REP	92-15-047	365-195-335	NEW	92-23-065
356-15-100	AMD-C	92-24-098	365-80-100	NEW-P	92-09-146	365-195-340	NEW-P	92-18-097
356-15-125	AMD-P	92-16-073	365-80-100	NEW-E	92-09-147	365-195-340	NEW	92-23-065
356-15-125	AMD	92-20-024	365-80-100	NEW	92-15-047	365-195-345	NEW-P	92-18-097
356-15-130	AMD-P	92-18-060	365-80-110	NEW-P	92-09-146	365-195-345	NEW	92-23-065
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356-18-060	AMD	92-03-098	365-80-110	NEW	92-15-047	365-195-400	NEW	92-23-065
356-18-116	AMD	92-03-101	365-80-120	NEW-P	92-09-146	365-195-410	NEW-P	92-18-097
356-18-220	AMD-P	92-08-091	365-80-120	NEW-E	92-09-147	365-195-410	NEW	92-23-065
356-18-220	AMD	92-12-033	365-80-120	NEW	92-15-047	365-195-420	NEW-P	92-18-097
356-22-035	NEW-P	92-10-066	365-80-130	NEW-P	92-09-146	365-195-420	NEW	92-23-065
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356-22-036	NEW	92-14-066	365-80-140	NEW-P	92-09-146	365-195-500	NEW-P	92-18-097
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356-30-240	AMD-P	92-14-065	365-80-150	NEW-P	92-09-146	365-195-510	NEW	92-23-065
356-30-240	AMD-P	92-16-076	365-80-150	NEW-E	92-09-147	365-195-520	NEW-P	92-18-097
356-30-240	AMD	92-20-027	365-80-150	NEW	92-15-047	365-195-520	NEW	92-23-065
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356-30-330	AMD	92-22-042	365-80-160	NEW-P	92-09-146	365-195-540	NEW	92-23-065
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356-34-010	AMD-P	92-08-096	365-80-170	NEW	92-15-047	365-195-600	NEW	92-23-065
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356-34-020	AMD-C	92-22-039	365-80-190	NEW-P	92-09-146	365-195-620	NEW	92-23-065
356-34-020	AMD-C	92-24-094	365-80-190	NEW-E	92-09-147	365-195-630	NEW-P	92-18-097
356-34-022	NEW-P	92-16-074	365-80-190	NEW	92-15-047	365-195-630	NEW	92-23-065
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356-34-022	NEW-C	92-22-039	365-80-200	NEW-E	92-09-147	365-195-640	NEW	92-23-065
356-34-022	NEW-C	92-24-094	365-80-200	NEW	92-15-047	365-195-700	NEW-P	92-18-097
356-34-030	AMD-P	92-16-074	365-180-030	AMD	92-03-019	365-195-700	NEW	92-23-065
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356-34-090	AMD-P	92-22-107	365-195-010	NEW-P	92-18-097	365-195-720	NEW	92-23-065
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356-35-010	AMD-C	92-22-040	365-195-020	NEW-P	92-18-097	365-195-800	NEW	92-23-065
356-35-010	AMD-C	92-24-099	365-195-020	NEW	92-23-065	365-195-810	NEW-P	92-18-097
356-47-040	AMD	92-03-100	365-195-030	NEW-P	92-18-097	365-195-810	NEW	92-23-065
356-47-045	AMD-P	92-10-065	365-195-030	NEW	92-23-065	365-195-820	NEW-P	92-18-097
356-47-045	AMD	92-14-067	365-195-040	NEW-P	92-18-097	365-195-820	NEW	92-23-065
356-47-060	AMD-P	92-10-065	365-195-040	NEW	92-23-065	365-195-830	NEW-P	92-18-097
356-47-060	AMD	92-14-067	365-195-050	NEW-P	92-18-097	365-195-830	NEW	92-23-065
365-80-010	REP-P	92-09-146	365-195-050	NEW	92-23-065	365-195-840	NEW-P	92-18-097
365-80-010	REP-E	92-09-147	365-195-060	NEW-P	92-18-097	365-195-840	NEW	92-23-065
365-80-010	REP	92-15-047	365-195-060	NEW	92-23-065	365-200-010	NEW	92-06-005
365-80-020	REP-P	92-09-146	365-195-070	NEW-P	92-18-097	365-200-020	NEW	92-06-005
365-80-020	REP-E	92-09-147	365-195-070	NEW	92-23-065	365-200-030	NEW	92-06-005
365-80-020	REP	92-15-047	365-195-200	NEW-P	92-18-097	365-200-040	NEW	92-06-005
365-80-030	REP-P	92-09-146	365-195-200	NEW	92-23-065	365-200-050	NEW	92-06-005
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365-80-030	REP	92-15-047	365-195-210	NEW	92-23-065	365-200-070	NEW	92-06-005
365-80-040	REP-P	92-09-146	365-195-220	NEW-P	92-18-097	374-50-010	NEW-P	92-06-060
365-80-040	REP-E	92-09-147	365-195-220	NEW	92-23-065	374-50-010	NEW	92-09-091
365-80-040	REP	92-15-047	365-195-300	NEW-P	92-18-097	374-50-020	NEW-P	92-06-060
365-80-050	REP-P	92-09-146	365-195-300	NEW	92-23-065	374-50-020	NEW	92-09-091
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381-40-140	AMD	92-22-008	388-14-203	NEW-P	92-08-001	388-24-252	NEW	92-09-022
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381-80-050	AMD	92-22-008	388-14-300	AMD	92-13-026	388-28-430	REP	92-16-014
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383-07-060	AMD	92-09-048	388-14-460	NEW	92-13-026	388-28-440	AMD	92-16-014
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388-29-100	AMD-E	93-02-002	388-42-020	AMD-E	93-02-021	388-49-660	AMD	92-12-044
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388-73-056	AMD	92-08-056	388-73-426	REP-P	92-12-009	388-76-200	AMD	92-20-050
388-73-057	AMD	92-08-056	388-73-426	REP	92-15-043	388-76-220	AMD-P	92-15-144
388-73-060	AMD	92-08-056	388-73-428	REP-P	92-12-009	388-76-220	AMD	92-20-050
388-73-060	AMD-P	92-12-009	388-73-428	REP	92-15-043	388-76-240	AMD-P	92-15-144
388-73-060	AMD	92-15-043	388-73-450	REP-P	92-12-009	388-76-240	AMD	92-20-050
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388-73-080	AMD	92-08-056	388-73-460	REP-P	92-12-009	388-76-290	AMD	92-20-050
388-73-100	AMD	92-08-056	388-73-460	REP	92-15-043	388-76-300	AMD-P	92-15-144
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388-73-102	AMD-P	92-12-009	388-73-506	AMD	92-08-056	388-76-310	AMD-P	92-15-144
388-73-102	AMD	92-15-043	388-73-512	AMD	92-08-056	388-76-310	AMD	92-20-050
388-73-103	AMD	92-08-056	388-73-602	AMD	92-08-056	388-76-340	AMD-P	92-15-144
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388-73-106	AMD	92-08-056	388-73-606	AMD	92-08-056	388-76-350	AMD-P	92-15-144
388-73-108	AMD	92-08-056	388-73-608	REP	92-08-056	388-76-350	AMD	92-20-050
388-73-108	AMD-P	92-12-009	388-73-610	AMD	92-08-056	388-76-360	AMD-P	92-15-144
388-73-108	AMD	92-15-043	388-73-702	AMD	92-08-056	388-76-360	AMD	92-20-050
388-73-110	AMD	92-08-056	388-73-704	AMD	92-08-056	388-76-370	AMD-P	92-15-144
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388-73-118	AMD	92-15-043	388-73-714	AMD	92-08-056	388-76-405	NEW	92-20-050
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388-73-132	AMD	92-08-056	388-73-815	NEW	92-08-056	388-76-430	AMD-P	92-15-144
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388-73-210	AMD-P	92-12-009	388-76-045	AMD	92-20-050	388-76-480	AMD-P	92-15-144
388-73-210	AMD	92-15-043	388-76-070	AMD-P	92-15-144	388-76-480	AMD	92-20-050
388-73-212	AMD	92-08-056	388-76-070	AMD	92-20-050	388-76-490	AMD-P	92-15-144
388-73-212	AMD-P	92-12-009	388-76-080	AMD-P	92-15-144	388-76-490	AMD	92-20-050
388-73-212	AMD	92-15-043	388-76-080	AMD	92-20-050	388-76-500	AMD-P	92-15-144
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388-73-214	AMD	92-08-056	388-76-085	AMD	92-20-050	388-76-520	AMD-P	92-15-144
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388-73-216	AMD-P	92-12-009	388-76-087	AMD	92-20-050	388-76-530	AMD-P	92-15-144
388-73-216	AMD	92-15-043	388-76-090	AMD-P	92-15-144	388-76-530	AMD	92-20-050
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388-81-050	AMD	92-07-028	388-86-059	RESCIND	92-20-012	388-88-099	AMD-P	92-03-015
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388-82-115	AMD	92-03-046	388-86-073	AMD-W	92-13-001	388-88-101	REP-P	92-03-015
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388-83-210	AMD	92-24-039	388-87-095	AMD-E	92-17-043	388-96-032	AMD-P	92-13-042
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388-83-220	AMD-P	92-21-014	388-87-095	AMD	92-20-008	388-96-032	AMD-W	92-16-012
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388-151	NEW-C	92-18-064	388-151-440	NEW-P	92-18-019	392-105-020	AMD-P	92-06-052
388-151	NEW-C	92-22-032	388-151-440	NEW	93-02-020	392-105-020	AMD	92-10-016
388-151	NEW-C	92-23-049	388-151-450	NEW-P	92-18-019	392-105-025	AMD-P	92-06-052
388-151-010	NEW-P	92-18-019	388-151-450	NEW	93-02-020	392-105-025	AMD	92-10-016
388-151-010	NEW	93-02-020	388-151-460	NEW-P	92-18-019	392-105-030	AMD-P	92-06-052
388-151-020	NEW-P	92-18-019	388-151-460	NEW	93-02-020	392-105-030	AMD	92-10-016
388-151-020	NEW	93-02-020	388-151-470	NEW-P	92-18-019	392-105-035	AMD-P	92-06-052
388-151-040	NEW-P	92-18-019	388-151-470	NEW	93-02-020	392-105-035	AMD	92-10-016
388-151-040	NEW	93-02-020	388-151-480	NEW-P	92-18-019	392-105-040	NEW-P	92-06-052
388-151-050	NEW-P	92-18-019	388-151-480	NEW	93-02-020	392-105-040	NEW	92-10-016
388-151-050	NEW	93-02-020	388-151-490	NEW-P	92-18-019	392-105-045	NEW-P	92-06-052
388-151-070	NEW-P	92-18-019	388-151-490	NEW	93-02-020	392-105-045	NEW	92-10-016
388-151-070	NEW	93-02-020	388-151-500	NEW-P	92-18-019	392-105-050	NEW-P	92-06-052
388-151-080	NEW-P	92-18-019	388-151-500	NEW	93-02-020	392-105-050	NEW	92-10-016
388-151-080	NEW	93-02-020	388-320-100	AMD-P	92-17-032	392-105-055	NEW-P	92-06-052
388-151-090	NEW-P	92-18-019	388-320-100	AMD	92-20-005	392-105-055	NEW	92-10-016
388-151-090	NEW	93-02-020	388-320-110	REP-W	92-09-038	392-105-060	NEW-P	92-06-052
388-151-100	NEW-P	92-18-019	388-320-132	NEW-P	92-17-032	392-105-060	NEW	92-10-016
388-151-100	NEW	93-02-020	388-320-132	NEW	92-20-005	392-121-011	NEW-P	92-19-133
388-151-110	NEW-P	92-18-019	388-320-135	REP-W	92-09-038	392-121-011	NEW	92-23-044
388-151-110	NEW	93-02-020	388-320-220	AMD-P	92-17-032	392-121-021	AMD-P	92-19-133
388-151-120	NEW-P	92-18-019	388-320-220	AMD	92-20-005	392-121-021	AMD	92-23-044
388-151-120	NEW	93-02-020	388-330-030	AMD-P	92-02-101	392-121-210	AMD-P	92-19-133
388-151-130	NEW-P	92-18-019	388-330-030	AMD-E	92-03-148	392-121-210	AMD	92-23-044
388-151-130	NEW	93-02-020	388-330-030	AMD-C	92-04-022	392-121-266	NEW-P	92-19-133
388-151-150	NEW-P	92-18-019	388-330-030	AMD	92-08-038	392-121-266	NEW	92-23-044
388-151-150	NEW	93-02-020	390-05-215	NEW	92-05-081	392-121-268	REP-P	92-19-133
388-151-160	NEW-P	92-18-019	390-05-300	AMD	92-05-080	392-121-268	REP	92-23-044
388-151-160	NEW	93-02-020	390-05-305	AMD	92-05-080	392-121-269	REP-P	92-19-133
388-151-165	NEW-P	92-18-019	390-12-040	AMD-W	92-03-005	392-121-269	REP	92-23-044
388-151-165	NEW	93-02-020	390-14-055	AMD-P	92-20-112	392-121-270	AMD-P	92-19-133
388-151-170	NEW-P	92-18-019	390-14-055	AMD	92-24-015	392-121-270	AMD	92-23-044
388-151-170	NEW	93-02-020	390-16-011	AMD-P	92-12-084	392-121-272	AMD-P	92-19-133
388-151-180	NEW-P	92-18-019	390-16-011	AMD	92-18-002	392-121-272	AMD	92-23-044
388-151-180	NEW	93-02-020	390-16-012	AMD-P	92-12-084	392-121-280	AMD-P	92-19-133
388-151-190	NEW-P	92-18-019	390-16-012	AMD	92-18-002	392-121-280	AMD	92-23-044
388-151-190	NEW	93-02-020	390-16-032	AMD-P	92-15-116	392-121-295	AMD-P	92-19-133
388-151-200	NEW-P	92-18-019	390-16-032	AMD	92-19-011	392-121-295	AMD	92-23-044
388-151-200	NEW	93-02-020	390-16-041	AMD	92-05-080	392-121-400	AMD-P	92-19-133
388-151-210	NEW-P	92-18-019	390-16-041	AMD-P	92-12-084	392-121-400	AMD	92-23-044
388-151-210	NEW	93-02-020	390-16-041	AMD	92-18-002	392-121-405	REP-P	92-19-133
388-151-220	NEW-P	92-18-019	390-16-125	AMD	92-05-079	392-121-405	REP	92-23-044
388-151-220	NEW	93-02-020	390-16-125	AMD-P	92-12-084	392-121-445	AMD-P	92-23-023

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-122-201	NEW	92-03-045	392-140-081	REP	92-03-023	392-141-110	AMD	92-08-024
392-122-202	NEW	92-03-045	392-140-082	REP	92-03-023	392-141-115	AMD-P	92-04-009
392-122-205	AMD	92-03-045	392-140-083	REP	92-03-023	392-141-115	AMD	92-08-024
392-122-206	AMD	92-03-045	392-140-160	REP	92-03-023	392-141-120	AMD-P	92-04-009
392-122-207	NEW	92-03-045	392-140-161	REP	92-03-023	392-141-120	AMD	92-08-024
392-122-210	AMD	92-03-045	392-140-162	REP	92-03-023	392-141-125	AMD-P	92-04-009
392-122-211	NEW	92-03-045	392-140-163	REP	92-03-023	392-141-125	AMD	92-08-024
392-122-212	NEW	92-03-045	392-140-165	REP	92-03-023	392-141-130	AMD-P	92-04-009
392-122-213	NEW	92-03-045	392-140-166	REP	92-03-023	392-141-130	AMD	92-08-024
392-122-214	NEW	92-03-045	392-140-167	REP	92-03-023	392-141-135	NEW-P	92-04-009
392-122-220	NEW	92-03-045	392-140-168	REP	92-03-023	392-141-135	NEW	92-08-024
392-122-221	NEW	92-03-045	392-140-169	REP	92-03-023	392-141-140	AMD-P	92-04-009
392-122-225	NEW	92-03-045	392-140-170	REP	92-03-023	392-141-140	AMD	92-08-024
392-122-230	AMD	92-03-045	392-140-171	REP	92-03-023	392-141-145	AMD-P	92-04-009
392-122-255	AMD	92-03-045	392-140-172	REP	92-03-023	392-141-145	AMD	92-08-024
392-122-255	AMD-P	92-15-094	392-140-173	REP	92-03-023	392-141-146	NEW-P	92-04-009
392-122-255	AMD	92-19-125	392-140-174	REP	92-03-023	392-141-146	NEW	92-08-024
392-122-260	AMD	92-03-045	392-140-197	AMD	92-03-023	392-141-147	NEW-P	92-04-009
392-122-265	AMD	92-03-138	392-140-198	AMD	92-03-023	392-141-147	NEW	92-08-024
392-122-270	AMD	92-03-045	392-140-199	AMD	92-03-023	392-141-148	NEW-P	92-04-009
392-122-275	AMD	92-03-045	392-140-201	AMD	92-03-023	392-141-148	NEW	92-08-024
392-122-300	NEW	92-03-138	392-140-431	NEW	92-03-023	392-141-148	AMD-P	92-15-146
392-122-301	NEW	92-03-138	392-140-432	NEW	92-03-023	392-141-148	AMD	92-20-063
392-122-302	NEW	92-03-138	392-140-433	NEW	92-03-023	392-141-150	AMD-P	92-04-009
392-122-303	NEW	92-03-138	392-140-434	NEW	92-03-023	392-141-150	AMD	92-08-024
392-122-304	NEW	92-03-138	392-140-435	NEW	92-03-023	392-141-155	AMD-P	92-04-009
392-122-320	NEW	92-03-138	392-140-436	NEW	92-03-023	392-141-155	AMD	92-08-024
392-122-320	AMD-P	92-15-093	392-140-437	NEW	92-03-023	392-141-156	NEW-P	92-04-009
392-122-320	AMD	92-21-009	392-140-438	NEW	92-03-023	392-141-156	NEW	92-08-024
392-122-321	NEW	92-03-138	392-140-439	NEW	92-03-023	392-141-157	NEW-P	92-04-009
392-122-321	AMD-P	92-15-093	392-140-441	NEW	92-03-023	392-141-157	NEW	92-08-024
392-122-321	AMD	92-21-009	392-140-442	NEW	92-03-023	392-141-158	NEW-P	92-04-009
392-122-322	NEW	92-03-138	392-140-443	NEW	92-03-023	392-141-158	NEW	92-08-024
392-122-322	AMD-P	92-15-093	392-140-444	NEW	92-03-023	392-141-159	NEW-P	92-15-146
392-122-322	AMD	92-21-009	392-140-445	NEW	92-03-023	392-141-159	NEW	92-20-063
392-122-900	AMD-P	92-15-094	392-140-446	NEW	92-03-023	392-141-160	AMD-P	92-04-009
392-122-900	AMD	92-19-125	392-140-447	NEW	92-03-023	392-141-160	AMD	92-08-024
392-123-054	AMD	92-03-024	392-140-450	NEW	92-03-023	392-141-165	AMD-P	92-04-009
392-123-071	AMD	92-03-024	392-140-451	NEW	92-03-023	392-141-165	AMD	92-08-024
392-123-072	AMD	92-03-024	392-140-452	NEW	92-03-023	392-141-170	AMD-P	92-04-009
392-123-074	AMD	92-03-024	392-140-460	NEW	92-03-023	392-141-170	AMD	92-08-024
392-123-078	AMD	92-03-024	392-140-461	NEW	92-03-023	392-141-175	AMD-P	92-04-009
392-123-079	AMD	92-03-024	392-140-462	NEW	92-03-023	392-141-175	AMD	92-08-024
392-123-115	AMD	92-03-024	392-140-463	NEW	92-03-023	392-141-180	AMD-P	92-04-009
392-123-120	AMD	92-03-024	392-140-464	NEW	92-03-023	392-141-180	AMD	92-08-024
392-139-115	AMD-P	92-15-002	392-140-465	NEW	92-03-023	392-141-185	AMD-P	92-04-009
392-139-115	AMD	92-19-124	392-140-466	NEW	92-03-023	392-141-185	AMD	92-08-024
392-139-122	AMD-P	92-15-002	392-140-470	NEW	92-03-023	392-141-195	AMD-P	92-04-009
392-139-122	AMD	92-19-124	392-140-471	NEW	92-03-023	392-141-195	AMD	92-08-024
392-139-172	AMD-P	92-15-002	392-140-472	NEW	92-03-023	392-141-200	NEW-P	92-04-009
392-139-172	AMD	92-19-124	392-140-473	NEW	92-03-023	392-141-200	NEW	92-08-024
392-139-243	REP-P	92-15-002	392-140-474	NEW	92-03-023	392-141-205	NEW-P	92-15-146
392-139-243	REP	92-19-124	392-140-475	NEW	92-03-023	392-141-205	NEW	92-20-063
392-139-310	AMD-P	92-15-002	392-140-476	NEW	92-03-023	392-141-210	NEW-P	92-15-146
392-139-310	AMD	92-19-124	392-140-477	NEW	92-03-023	392-141-210	NEW	92-20-063
392-139-674	REP-P	92-15-002	392-140-478	NEW	92-03-023	392-141-215	NEW-P	92-15-146
392-139-674	REP	92-19-124	392-140-480	NEW	92-03-023	392-141-215	NEW	92-20-063
392-139-675	AMD-P	92-15-002	392-140-481	NEW	92-03-023	392-141-220	NEW-P	92-15-146
392-139-675	AMD	92-19-124	392-140-482	NEW	92-03-023	392-141-220	NEW	92-20-063
392-139-676	NEW-P	92-15-002	392-140-483	NEW	92-03-023	392-141-225	NEW-P	92-15-146
392-139-676	NEW	92-19-124	392-140-485	NEW	92-03-023	392-141-225	NEW	92-20-063
392-140-067	NEW	92-03-023	392-140-486	NEW	92-03-023	392-141-230	NEW-P	92-15-146
392-140-068	NEW	92-03-023	392-140-490	NEW	92-03-023	392-141-230	NEW	92-20-063
392-140-069	NEW	92-03-023	392-140-491	NEW	92-03-023	392-145-030	AMD-E	92-21-024
392-140-070	NEW	92-03-023	392-140-492	NEW	92-03-023	392-145-030	AMD-P	93-01-086
392-140-071	NEW	92-03-023	392-140-493	NEW	92-03-023	392-153-005	AMD	92-03-138
392-140-072	NEW	92-03-023	392-140-494	NEW	92-03-023	392-153-014	NEW	92-03-138
392-140-075	REP	92-03-023	392-140-495	NEW	92-03-023	392-153-015	AMD	92-03-138
392-140-076	REP	92-03-023	392-140-496	NEW	92-03-023	392-153-032	AMD	92-03-138
392-140-077	REP	92-03-023	392-140-497	NEW	92-03-023	392-153-032	AMD-P	92-15-123
392-140-078	REP	92-03-023	392-141-105	AMD-P	92-04-009	392-153-032	AMD	92-20-061
392-140-079	REP	92-03-023	392-141-105	AMD	92-08-024	392-163-105	AMD-P	92-10-062
392-140-080	REP	92-03-023	392-141-110	AMD-P	92-04-009	392-163-105	AMD	92-21-025

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-165-345	AMD	92-18-067	419-80-060	NEW-P	92-21-075	434-34-085	NEW	92-12-083
392-165-347	NEW-P	92-11-028	419-80-060	NEW	92-24-053	434-34-090	NEW-S	92-09-112
392-165-347	NEW	92-18-067	419-80-070	NEW-P	92-21-075	434-34-090	NEW	92-12-083
392-165-360	AMD-P	92-11-028	419-80-070	NEW	92-24-053	434-34-095	NEW-S	92-09-112
392-165-360	AMD	92-18-067	434-08-060	NEW-P	92-15-141	434-34-095	NEW	92-12-083
392-165-362	NEW-P	92-11-028	434-08-060	NEW	92-18-087	434-34-100	NEW-S	92-09-112
392-165-362	NEW	92-18-067	434-08-070	NEW-P	92-15-141	434-34-100	NEW	92-12-083
392-165-415	NEW-P	92-11-028	434-08-070	NEW	92-18-087	434-34-105	NEW-S	92-09-112
392-165-415	NEW	92-18-067	434-08-080	NEW-P	92-15-141	434-34-105	NEW	92-12-083
392-165-420	NEW-P	92-11-028	434-08-080	NEW	92-18-087	434-34-110	NEW-S	92-09-112
392-165-420	NEW	92-18-067	434-08-090	NEW-P	92-15-141	434-34-110	NEW	92-12-083
392-165-425	AMD-P	92-11-028	434-08-090	NEW	92-18-087	434-34-115	NEW-S	92-09-112
392-165-425	AMD	92-18-067	434-28-012	AMD-S	92-09-112	434-34-115	NEW	92-12-083
392-165-430	AMD-P	92-11-028	434-28-012	AMD	92-12-083	434-40-025	NEW-P	92-15-140
392-165-430	AMD	92-18-067	434-28-020	AMD-S	92-09-112	434-40-025	NEW	92-18-093
392-165-460	AMD-P	92-11-028	434-28-020	AMD	92-12-083	434-53-010	NEW-S	92-09-112
392-165-460	AMD	92-18-067	434-28-050	NEW-S	92-09-112	434-53-010	NEW	92-12-083
392-165-500	AMD-P	92-11-028	434-28-050	NEW	92-12-083	434-53-020	NEW-S	92-09-112
392-165-500	AMD	92-18-067	434-28-060	NEW-S	92-09-112	434-53-020	NEW	92-12-083
392-165-510	NEW-P	92-11-028	434-28-060	NEW	92-12-083	434-53-030	NEW-S	92-09-112
392-165-510	NEW	92-18-067	434-30-010	NEW	92-10-038	434-53-030	NEW	92-12-083
392-175-001	NEW-P	92-06-053	434-30-020	NEW	92-10-038	434-53-040	NEW-S	92-09-112
392-175-001	NEW	92-15-071	434-30-030	NEW	92-10-038	434-53-040	NEW	92-12-083
392-175-005	NEW-P	92-06-053	434-30-040	NEW	92-10-038	434-53-050	NEW-S	92-09-112
392-175-005	NEW	92-15-071	434-30-050	NEW	92-10-038	434-53-050	NEW	92-12-083
392-175-010	NEW-P	92-06-053	434-30-060	NEW	92-10-038	434-53-060	NEW-S	92-09-112
392-175-010	NEW	92-15-071	434-30-070	NEW	92-10-038	434-53-060	NEW	92-12-083
392-175-015	NEW-P	92-06-053	434-30-080	NEW	92-10-038	434-53-070	NEW-S	92-09-112
392-175-015	NEW	92-15-071	434-30-090	NEW	92-10-038	434-53-070	NEW	92-12-083
392-175-020	NEW-P	92-06-053	434-30-100	NEW	92-10-038	434-53-080	NEW-S	92-09-112
392-175-020	NEW-W	92-19-084	434-30-110	NEW	92-10-038	434-53-080	NEW	92-12-083
392-175-025	NEW-P	92-06-053	434-30-120	NEW	92-10-038	434-53-090	NEW-S	92-09-112
392-175-025	NEW	92-15-071	434-30-130	NEW	92-10-038	434-53-090	NEW	92-12-083
392-196-005	AMD	92-05-068	434-30-140	NEW	92-10-038	434-53-100	NEW-S	92-09-112
392-196-005	AMD-P	93-02-017	434-30-150	NEW	92-10-038	434-53-100	NEW	92-12-083
392-196-030	AMD-P	93-02-017	434-30-160	NEW	92-10-038	434-53-110	NEW-S	92-09-112
392-196-045	AMD	92-05-068	434-30-170	NEW	92-10-038	434-53-110	NEW	92-12-083
392-196-080	AMD	92-05-068	434-30-180	NEW	92-10-038	434-53-120	NEW-S	92-09-112
392-196-080	AMD-P	93-02-017	434-30-190	NEW	92-10-038	434-53-120	NEW	92-12-083
392-196-085	AMD	92-05-068	434-30-200	NEW	92-10-038	434-53-130	NEW-S	92-09-112
392-196-090	REP	92-05-068	434-30-210	NEW	92-10-038	434-53-130	NEW	92-12-083
392-196-095	AMD-P	93-02-017	434-30-220	NEW	92-10-038	434-53-140	NEW-S	92-09-112
392-196-100	AMD	92-05-068	434-34-010	NEW-S	92-09-112	434-53-140	NEW	92-12-083
392-202-110	AMD-W	92-03-063	434-34-010	NEW	92-12-083	434-53-150	NEW-S	92-09-112
392-202-110	AMD-P	92-23-013	434-34-015	NEW-S	92-09-112	434-53-150	NEW	92-12-083
392-202-115	AMD-W	92-03-063	434-34-015	NEW	92-12-083	434-53-160	NEW-S	92-09-112
392-202-120	AMD-W	92-03-063	434-34-020	NEW-S	92-09-112	434-53-160	NEW	92-12-083
399-30-030	AMD	92-03-052	434-34-020	NEW	92-12-083	434-53-170	NEW-S	92-09-112
399-30-040	AMD	92-03-052	434-34-025	NEW-S	92-09-112	434-53-170	NEW	92-12-083
399-30-042	AMD	92-03-052	434-34-025	NEW	92-12-083	434-53-180	NEW-S	92-09-112
399-30-045	AMD	92-03-052	434-34-030	NEW-S	92-09-112	434-53-180	NEW	92-12-083
399-30-050	AMD	92-03-052	434-34-030	NEW	92-12-083	434-53-190	NEW-S	92-09-112
399-30-060	AMD	92-03-052	434-34-035	NEW-S	92-09-112	434-53-190	NEW	92-12-083
399-30-065	AMD	92-03-052	434-34-035	NEW	92-12-083	434-53-200	NEW-S	92-09-112
399-40-020	AMD	92-03-051	434-34-040	NEW-S	92-09-112	434-53-200	NEW	92-12-083
415-108-670	NEW-E	92-11-027	434-34-040	NEW	92-12-083	434-53-210	NEW-S	92-09-112
415-112-560	NEW-E	92-11-027	434-34-045	NEW-S	92-09-112	434-53-210	NEW	92-12-083
415-115-080	AMD-E	92-11-027	434-34-045	NEW	92-12-083	434-53-220	NEW-S	92-09-112
415-115-080	AMD-P	92-12-048	434-34-050	NEW-S	92-09-112	434-53-220	NEW	92-12-083
415-115-080	AMD	92-16-032	434-34-050	NEW	92-12-083	434-53-230	NEW-S	92-09-112
415-115-110	REP-E	92-11-027	434-34-055	NEW-S	92-09-112	434-53-230	NEW	92-12-083
415-115-110	REP-P	92-12-048	434-34-055	NEW	92-12-083	434-53-240	NEW-S	92-09-112
415-115-110	REP	92-16-032	434-34-060	NEW-S	92-09-112	434-53-240	NEW	92-12-083
419-80-010	NEW-P	92-21-075	434-34-060	NEW	92-12-083	434-53-250	NEW-S	92-09-112
419-80-010	NEW	92-24-053	434-34-065	NEW-S	92-09-112	434-53-250	NEW	92-12-083
419-80-020	NEW-P	92-21-075	434-34-065	NEW	92-12-083	434-53-260	NEW-S	92-09-112
419-80-020	NEW	92-24-053	434-34-070	NEW-S	92-09-112	434-53-260	NEW	92-12-083
419-80-030	NEW-P	92-21-075	434-34-070	NEW	92-12-083	434-53-270	NEW-S	92-09-112
419-80-030	NEW	92-24-053	434-34-075	NEW-S	92-09-112	434-53-270	NEW	92-12-083
419-80-040	NEW-P	92-21-075	434-34-075	NEW	92-12-083	434-53-280	NEW-S	92-09-112
419-80-040	NEW	92-24-053	434-34-080	NEW-S	92-09-112	434-53-280	NEW	92-12-083
419-80-050	NEW-P	92-21-075	434-34-080	NEW	92-12-083	434-53-290	NEW-S	92-09-112
419-80-050	NEW	92-24-053	434-34-085	NEW-S	92-09-112	434-53-290	NEW	92-12-083

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
434-53-300	NEW-S	92-09-112	434-166-150	NEW-P	92-02-104	434-610-070	NEW-P	92-21-085
434-53-300	NEW	92-12-083	434-166-150	NEW	92-10-023	434-610-080	NEW-P	92-21-085
434-53-310	NEW-S	92-09-112	434-166-160	NEW-E	92-02-103	434-610-090	NEW-P	92-21-085
434-53-310	NEW	92-12-083	434-166-160	NEW-P	92-02-104	434-610-100	NEW-P	92-21-085
434-53-320	NEW-S	92-09-112	434-166-160	NEW	92-10-023	434-610-110	NEW-P	92-21-085
434-53-320	NEW	92-12-083	434-166-170	NEW-E	92-02-103	434-610-120	NEW-P	92-21-085
434-53-330	NEW-W	92-12-076	434-166-170	NEW-P	92-02-104	434-615-010	NEW-P	92-21-085
434-53-340	NEW-W	92-12-076	434-166-170	NEW	92-10-023	434-615-020	NEW-P	92-21-085
434-61-010	NEW	92-10-038	434-166-180	NEW-E	92-02-103	434-615-030	NEW-P	92-21-085
434-61-020	NEW	92-10-038	434-166-180	NEW-P	92-02-104	434-620-010	NEW-P	92-21-085
434-61-030	NEW	92-10-038	434-166-180	NEW	92-10-023	434-624-010	NEW-P	92-21-085
434-61-040	NEW	92-10-038	434-166-190	NEW-E	92-02-103	434-624-020	NEW-P	92-21-085
434-61-050	NEW	92-10-038	434-166-190	NEW-P	92-02-104	434-624-030	NEW-P	92-21-085
434-61-060	NEW	92-10-038	434-166-190	NEW	92-10-023	434-624-040	NEW-P	92-21-085
434-62-150	NEW-S	92-09-112	434-166-200	NEW-E	92-02-103	434-624-050	NEW-P	92-21-085
434-62-150	NEW	92-12-083	434-166-200	NEW-P	92-02-104	434-626-010	NEW-P	92-21-085
434-62-160	NEW-S	92-09-112	434-166-200	NEW	92-10-023	434-626-020	NEW-P	92-21-085
434-62-160	NEW	92-12-083	434-166-210	NEW-E	92-02-103	434-630-010	NEW-P	92-09-017
434-62-170	NEW-S	92-09-112	434-166-210	NEW-P	92-02-104	434-630-010	NEW	92-18-047
434-62-170	NEW	92-12-083	434-166-210	NEW	92-10-023	434-630-020	NEW-P	92-09-017
434-62-180	NEW-S	92-09-112	434-166-220	NEW-E	92-02-103	434-630-020	NEW	92-18-047
434-62-180	NEW	92-12-083	434-166-220	NEW-P	92-02-104	434-630-030	NEW-P	92-09-017
434-62-190	NEW-S	92-09-112	434-166-220	NEW	92-10-023	434-630-030	NEW	92-18-047
434-62-190	NEW	92-12-083	434-166-230	NEW-E	92-02-103	434-630-040	NEW-P	92-09-017
434-62-200	NEW-S	92-09-112	434-166-230	NEW-P	92-02-104	434-630-040	NEW	92-18-047
434-62-200	NEW	92-12-083	434-166-230	NEW	92-10-023	434-630-050	NEW-P	92-09-017
434-75-240	AMD-P	92-05-023	434-166-240	NEW-E	92-02-103	434-630-050	NEW	92-18-047
434-75-240	AMD	92-08-032	434-166-240	NEW-P	92-02-104	434-630-060	NEW-P	92-09-017
434-75-250	AMD-P	92-05-023	434-166-240	NEW	92-10-023	434-630-060	NEW	92-18-047
434-75-250	AMD	92-08-032	434-166-250	NEW-E	92-02-103	434-635-010	NEW-P	92-09-018
434-166-010	NEW-E	92-02-103	434-166-250	NEW-P	92-02-104	434-635-010	NEW	92-18-048
434-166-010	NEW-P	92-02-104	434-166-250	NEW	92-10-023	434-635-020	NEW-P	92-09-018
434-166-010	NEW	92-10-023	434-166-260	NEW-E	92-02-103	434-635-020	NEW	92-18-048
434-166-020	NEW-E	92-02-103	434-166-260	NEW-P	92-02-104	434-635-030	NEW-P	92-09-018
434-166-020	NEW-P	92-02-104	434-166-260	NEW	92-10-023	434-635-030	NEW	92-18-048
434-166-020	NEW	92-10-023	434-166-270	NEW-E	92-02-103	434-635-040	NEW-P	92-09-018
434-166-030	NEW-E	92-02-103	434-166-270	NEW-P	92-02-104	434-635-040	NEW	92-18-048
434-166-030	NEW-P	92-02-104	434-166-270	NEW	92-10-023	434-635-050	NEW-P	92-09-018
434-166-030	NEW	92-10-023	434-166-280	NEW-E	92-02-103	434-635-050	NEW	92-18-048
434-166-040	NEW-E	92-02-103	434-166-280	NEW-P	92-02-104	434-635-060	NEW-P	92-09-018
434-166-040	NEW-P	92-02-104	434-166-280	NEW	92-10-023	434-635-060	NEW	92-18-048
434-166-040	NEW	92-10-023	434-166-290	NEW-E	92-02-103	434-640-010	NEW	92-05-060
434-166-050	NEW-E	92-02-103	434-166-290	NEW-P	92-02-104	434-640-020	NEW	92-05-060
434-166-050	NEW-P	92-02-104	434-166-290	NEW	92-10-023	434-640-030	NEW	92-05-060
434-166-050	NEW	92-10-023	434-166-300	NEW-E	92-02-103	434-677-010	NEW-P	92-04-026
434-166-060	NEW-E	92-02-103	434-166-300	NEW-P	92-02-104	434-677-010	NEW	92-08-020
434-166-060	NEW-P	92-02-104	434-166-300	NEW	92-10-023	434-677-020	NEW-P	92-04-026
434-166-060	NEW	92-10-023	434-166-310	NEW-E	92-02-103	434-677-020	NEW	92-08-020
434-166-070	NEW-E	92-02-103	434-166-310	NEW-P	92-02-104	434-677-030	NEW-P	92-04-026
434-166-070	NEW-P	92-02-104	434-166-310	NEW	92-10-023	434-677-030	NEW	92-08-020
434-166-070	NEW	92-10-023	434-166-320	NEW-E	92-02-103	434-677-040	NEW-P	92-04-026
434-166-080	NEW-E	92-02-103	434-166-320	NEW-P	92-02-104	434-677-040	NEW	92-08-020
434-166-080	NEW-P	92-02-104	434-166-320	NEW	92-10-023	434-677-050	NEW-P	92-04-026
434-166-080	NEW	92-10-023	434-166-330	NEW-E	92-02-103	434-677-050	NEW	92-08-020
434-166-090	NEW-E	92-02-103	434-166-330	NEW-P	92-02-104	434-677-060	NEW-P	92-04-026
434-166-090	NEW-P	92-02-104	434-166-330	NEW	92-10-023	434-677-060	NEW	92-08-020
434-166-090	NEW	92-10-023	434-166-340	NEW-E	92-02-103	434-677-070	NEW-P	92-04-026
434-166-100	NEW-E	92-02-103	434-166-340	NEW-P	92-02-104	434-677-070	NEW	92-08-020
434-166-100	NEW-P	92-02-104	434-166-340	NEW	92-10-023	434-677-080	NEW-P	92-04-026
434-166-100	NEW	92-10-023	434-166-350	NEW-E	92-02-103	434-677-080	NEW	92-08-020
434-166-110	NEW-E	92-02-103	434-166-350	NEW-P	92-02-104	446-16	PREP	92-13-012A
434-166-110	NEW-P	92-02-104	434-166-350	NEW	92-10-023	446-16-025	AMD-P	92-11-051
434-166-110	NEW	92-10-023	434-166-360	NEW-E	92-02-103	446-16-025	AMD	92-15-014
434-166-120	NEW-E	92-02-103	434-166-360	NEW-P	92-02-104	446-16-030	AMD-P	92-11-051
434-166-120	NEW-P	92-02-104	434-166-360	NEW-W	92-15-070	446-16-030	AMD	92-15-014
434-166-120	NEW	92-10-023	434-600-010	NEW-P	92-21-085	446-16-080	AMD-P	92-11-051
434-166-130	NEW-E	92-02-103	434-610-010	NEW-P	92-21-085	446-16-080	AMD	92-15-014
434-166-130	NEW-P	92-02-104	434-610-020	NEW-P	92-21-085	446-16-090	AMD-P	92-11-051
434-166-130	NEW	92-10-023	434-610-025	NEW-P	92-21-085	446-16-090	AMD	92-15-014
434-166-140	NEW-E	92-02-103	434-610-030	NEW-P	92-21-085	446-20-285	AMD-P	92-11-052
434-166-140	NEW-P	92-02-104	434-610-040	NEW-P	92-21-085	446-20-285	AMD	92-15-015
434-166-140	NEW	92-10-023	434-610-050	NEW-P	92-21-085	446-20-290	AMD-P	92-11-052
434-166-150	NEW-E	92-02-103	434-610-060	NEW-P	92-21-085	446-20-290	AMD	92-15-015

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
446-20-300	AMD-P	92-11-052	458-20-260	NEW-P	92-07-092	460-32A-060	REP	93-01-075
446-20-300	AMD	92-15-015	458-20-260	NEW	92-10-006	460-32A-065	REP-P	92-21-019
446-20-420	AMD-P	92-11-052	458-20-260	PREP	92-20-110	460-32A-065	REP	93-01-075
446-20-420	AMD	92-15-015	458-20-260	AMD-P	92-21-102	460-32A-070	REP-P	92-21-019
446-20-440	AMD-P	92-11-052	458-20-260	AMD	92-24-049	460-32A-070	REP	93-01-075
446-20-440	AMD	92-15-015	458-30-262	AMD	92-03-068	460-32A-075	REP-P	92-21-019
446-20-520	AMD-P	92-11-052	458-30-590	AMD-P	92-18-076	460-32A-075	REP	93-01-075
446-20-520	AMD	92-15-015	458-30-590	AMD	92-22-061	460-32A-080	REP-P	92-21-019
446-30	PREP	92-13-012A	458-40-540	PREP	92-21-086	460-32A-080	REP	93-01-075
446-50	PREP	92-13-012A	458-40-540	AMD-P	92-22-101	460-32A-085	REP-P	92-21-019
458-12-010	PREP	92-18-075	458-40-540	AMD	93-02-024	460-32A-085	REP	93-01-075
458-12-342	PREP	92-18-075	458-40-615	NEW-E	92-08-018	460-32A-090	REP-P	92-21-019
458-14-015	PREP	92-18-075	458-40-615	PREP	92-10-060	460-32A-090	REP	93-01-075
458-14-025	PREP	92-18-075	458-40-615	NEW-E	92-14-111	460-32A-095	REP-P	92-21-019
458-14-026	PREP	92-18-075	458-40-615	NEW-P	92-14-112	460-32A-095	REP	93-01-075
458-14-127	PREP	92-18-075	458-40-615	NEW	92-18-030	460-32A-100	REP-P	92-21-019
458-14-170	PREP	92-18-075	458-40-650	AMD-E	92-06-040	460-32A-100	REP	93-01-075
458-14-171	PREP	92-18-075	458-40-650	AMD-E	92-06-057	460-32A-105	REP-P	92-21-019
458-16-013	PREP	92-04-069	458-40-650	AMD-P	92-10-061	460-32A-105	REP	93-01-075
458-16-013	AMD-P	92-04-079	458-40-650	AMD	92-14-083	460-32A-145	REP-P	92-21-019
458-16-013	AMD-E	92-06-039	458-40-660	PREP	92-06-037	460-32A-145	REP	93-01-075
458-16-013	AMD	92-15-058	458-40-660	AMD-E	92-06-040	460-32A-150	REP-P	92-21-019
458-16-020	PREP	92-04-069	458-40-660	AMD-E	92-06-057	460-32A-150	REP	93-01-075
458-16-020	AMD-P	92-04-079	458-40-660	AMD-P	92-10-061	460-32A-155	REP-P	92-21-019
458-16-020	AMD-E	92-06-039	458-40-660	AMD	92-14-083	460-32A-155	REP	93-01-075
458-16-020	AMD	92-15-058	458-40-660	PREP	92-21-086	460-32A-160	REP-P	92-21-019
458-18-010	PREP	92-04-068	458-40-660	AMD-P	92-22-102	460-32A-160	REP	93-01-075
458-18-010	AMD-P	92-04-078	458-40-660	AMD	93-02-025	460-32A-165	REP-P	92-21-019
458-18-010	AMD-E	92-06-038	458-40-670	PREP	92-06-037	460-32A-165	REP	93-01-075
458-18-010	AMD	92-15-057	458-40-670	AMD-E	92-06-040	460-32A-170	REP-P	92-21-019
458-18-020	PREP	92-04-068	458-40-670	AMD-E	92-06-057	460-32A-170	REP	93-01-075
458-18-020	AMD-P	92-04-078	458-40-670	AMD-P	92-10-061	460-32A-175	REP-P	92-21-019
458-18-020	AMD-E	92-06-038	458-40-670	AMD	92-14-083	460-32A-175	REP	93-01-075
458-18-020	AMD	92-15-057	458-40-670	PREP	92-21-086	460-32A-180	REP-P	92-21-019
458-18-215	PREP	92-19-029	458-40-670	AMD-P	92-22-102	460-32A-180	REP	93-01-075
458-18-220	AMD-P	92-14-086	458-40-670	AMD	93-02-025	460-32A-185	REP-P	92-21-019
458-18-220	AMD	92-17-027	458-40-684	AMD-P	92-10-061	460-32A-185	REP	93-01-075
458-20-105	AMD-P	92-03-066	458-40-684	AMD	92-14-083	460-32A-195	REP-P	92-21-019
458-20-105	AMD	92-06-082	460-16A-085	REP-P	92-21-019	460-32A-195	REP	93-01-075
458-20-119	PREP	92-19-030	460-16A-085	REP	93-01-075	460-32A-196	REP-P	92-21-019
458-20-121	REP-P	92-19-036	460-16A-205	AMD-P	92-21-019	460-32A-196	REP	93-01-075
458-20-121	REP-W	93-01-102	460-16A-205	AMD	93-01-075	460-32A-200	REP-P	92-21-019
458-20-123	REP-P	92-19-036	460-16A-210	NEW-P	92-21-018	460-32A-200	REP	93-01-075
458-20-123	REP	92-23-021	460-16A-210	NEW	93-01-074	460-32A-205	REP-P	92-21-019
458-20-124	PREP	92-19-030	460-24A-040	AMD-P	92-22-064	460-32A-205	REP	93-01-075
458-20-132	AMD	92-05-066	460-24A-040	AMD	93-01-113	460-32A-210	REP-P	92-21-019
458-20-147	REP-P	92-19-036	460-24A-045	NEW-P	92-22-064	460-32A-210	REP	93-01-075
458-20-147	REP	92-23-021	460-24A-045	NEW	93-01-113	460-32A-215	REP-P	92-21-019
458-20-149	REP-P	92-23-022	460-32A	AMD-P	92-21-019	460-32A-215	REP	93-01-075
458-20-152	REP-P	92-19-036	460-32A	AMD	93-01-075	460-32A-220	REP-P	92-21-019
458-20-152	REP	92-23-021	460-32A-010	REP-P	92-21-019	460-32A-220	REP	93-01-075
458-20-164	AMD-P	92-03-067	460-32A-010	REP	93-01-075	460-32A-225	REP-P	92-21-019
458-20-164	AMD-C	92-15-147A	460-32A-015	REP-P	92-21-019	460-32A-225	REP	93-01-075
458-20-164	AMD	92-19-004	460-32A-015	REP	93-01-075	460-32A-235	REP-P	92-21-019
458-20-166	AMD	92-05-064	460-32A-020	REP-P	92-21-019	460-32A-235	REP	93-01-075
458-20-17901	PREP	92-15-044	460-32A-020	REP	93-01-075	460-32A-240	REP-P	92-21-019
458-20-18601	NEW-P	92-03-065	460-32A-025	REP-P	92-21-019	460-32A-240	REP	93-01-075
458-20-18601	NEW	92-06-081	460-32A-025	REP	93-01-075	460-32A-245	REP-P	92-21-019
458-20-18801	AMD	92-05-065	460-32A-030	REP-P	92-21-019	460-32A-245	REP	93-01-075
458-20-199	AMD	92-03-026	460-32A-030	REP	93-01-075	460-32A-250	REP-P	92-21-019
458-20-215	REP-P	92-19-036	460-32A-031	REP-P	92-21-019	460-32A-250	REP	93-01-075
458-20-215	REP	92-23-021	460-32A-031	REP	93-01-075	460-32A-255	REP-P	92-21-019
458-20-219	REP-P	92-19-036	460-32A-035	REP-P	92-21-019	460-32A-255	REP	93-01-075
458-20-219	REP	92-23-021	460-32A-035	REP	93-01-075	460-33A-015	AMD-P	92-14-089
458-20-220	REP-P	92-19-036	460-32A-045	REP-P	92-21-019	460-33A-015	AMD	92-18-009
458-20-220	REP	92-23-021	460-32A-045	REP	93-01-075	460-33A-017	AMD-P	92-14-089
458-20-230	AMD-P	92-23-020	460-32A-050	REP-P	92-21-019	460-33A-017	AMD	92-18-009
458-20-228	AMD	92-03-025	460-32A-050	REP	93-01-075	460-33A-020	AMD-P	92-14-089
458-20-229	AMD-P	92-05-017	460-32A-055	REP-P	92-21-019	460-33A-020	AMD	92-18-009
458-20-229	AMD-C	92-17-029	460-32A-055	REP	93-01-075	460-33A-025	AMD-P	92-14-089
458-20-230	PREP	92-15-045	460-32A-057	REP-P	92-21-019	460-33A-025	AMD	92-18-009
458-20-260	NEW-E	92-04-015	460-32A-057	REP	93-01-075	460-33A-030	AMD-P	92-14-089
458-20-260	PREP	92-05-052	460-32A-060	REP-P	92-21-019	460-33A-030	AMD	92-18-009

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
460-33A-035	AMD-P	92-14-089	463-42-312	NEW	92-23-012	463-42-575	REP-P	92-17-055
460-33A-035	AMD	92-18-009	463-42-315	REP-P	92-17-055	463-42-575	REP	92-23-012
460-33A-040	AMD-P	92-14-089	463-42-315	REP	92-23-012	463-42-585	REP-P	92-17-055
460-33A-040	AMD	92-18-009	463-42-322	NEW-P	92-17-055	463-42-585	REP	92-23-012
460-33A-050	REP-P	92-14-089	463-42-322	NEW	92-23-012	463-42-595	AMD-P	92-02-099
460-33A-050	REP	92-18-009	463-42-325	REP-P	92-17-055	463-42-595	AMD	92-09-013
460-33A-055	AMD-P	92-14-089	463-42-325	REP	92-23-012	463-42-595	REP-P	92-17-055
460-33A-055	AMD	92-18-009	463-42-332	NEW-P	92-17-055	463-42-595	REP	92-23-012
460-33A-105	AMD-P	92-14-089	463-42-332	NEW	92-23-012	463-42-605	REP-P	92-17-055
460-33A-105	AMD	92-18-009	463-42-335	REP-P	92-17-055	463-42-605	REP	92-23-012
460-33A-115	AMD-P	92-14-089	463-42-335	REP	92-23-012	463-42-615	REP-P	92-17-055
460-33A-115	AMD	92-18-009	463-42-342	NEW-P	92-17-055	463-42-615	REP	92-23-012
460-33A-125	AMD-P	92-14-089	463-42-342	NEW	92-23-012	463-42-625	AMD-P	92-02-099
460-33A-125	AMD	92-18-009	463-42-345	AMD-P	92-02-099	463-42-625	AMD	92-09-013
460-44A-075	AMD-P	92-14-090	463-42-345	AMD	92-09-013	463-42-625	AMD-P	92-17-055
460-44A-075	AMD	92-18-008	463-42-345	REP-P	92-17-055	463-42-625	AMD	92-23-012
463-06-020	AMD-P	92-02-099	463-42-345	REP	92-23-012	463-42-635	REP-P	92-17-055
463-06-020	AMD	92-09-013	463-42-352	NEW-P	92-17-055	463-42-635	REP	92-23-012
463-06-030	AMD-P	92-02-099	463-42-352	NEW	92-23-012	463-42-655	AMD-P	92-17-055
463-06-030	AMD	92-09-013	463-42-355	REP-P	92-17-055	463-42-655	AMD	92-23-012
463-06-040	AMD-P	92-02-099	463-42-355	REP	92-23-012	463-42-685	NEW-P	92-02-099
463-06-040	AMD	92-09-013	463-42-362	NEW-P	92-17-055	463-42-685	NEW-P	92-06-070
463-06-050	AMD-P	92-02-099	463-42-362	NEW	92-23-012	463-42-685	NEW-W	92-07-002
463-06-050	AMD	92-09-013	463-42-365	REP-P	92-17-055	463-42-685	NEW	92-10-001
463-06-070	AMD-P	92-02-099	463-42-365	REP	92-23-012	463-42-690	NEW-P	92-02-099
463-06-070	AMD	92-09-013	463-42-372	NEW-P	92-17-055	463-42-690	NEW	92-09-013
463-06-150	AMD-P	92-02-099	463-42-372	NEW	92-23-012	463-47-051	AMD-P	92-02-099
463-06-150	AMD	92-09-013	463-42-375	REP-P	92-17-055	463-47-051	AMD	92-09-013
463-26-030	REP-P	92-02-099	463-42-375	REP	92-23-012	463-47-090	AMD-P	92-02-099
463-26-030	REP	92-09-013	463-42-382	NEW-P	92-17-055	463-47-090	AMD	92-09-013
463-36-100	NEW-P	92-17-055	463-42-382	NEW	92-23-012	468-16-030	AMD-P	92-24-060
463-36-100	NEW	92-23-012	463-42-395	REP-P	92-17-055	468-16-040	AMD-P	92-24-060
463-39-005	NEW-P	92-02-099	463-42-395	REP	92-23-012	468-16-050	AMD-P	92-24-060
463-39-005	NEW	92-09-013	463-42-405	REP-P	92-17-055	468-16-060	AMD-P	92-24-060
463-39-010	AMD-P	92-02-099	463-42-405	REP	92-23-012	468-16-070	AMD-P	92-24-060
463-39-010	AMD	92-09-013	463-42-415	REP-P	92-17-055	468-16-090	AMD-P	92-24-060
463-39-030	AMD-P	92-02-099	463-42-415	REP	92-23-012	468-16-100	AMD-P	92-24-060
463-39-030	AMD	92-09-013	463-42-425	REP-P	92-17-055	468-16-120	AMD-P	92-24-060
463-39-040	REP-P	92-02-099	463-42-425	REP	92-23-012	468-16-130	AMD-P	92-24-060
463-39-040	REP	92-09-013	463-42-435	AMD-P	92-17-055	468-16-140	AMD-P	92-24-060
463-39-050	REP-P	92-02-099	463-42-435	AMD	92-23-012	468-16-150	AMD-P	92-24-060
463-39-050	REP	92-09-013	463-42-445	AMD-P	92-02-099	468-16-160	AMD-P	92-24-060
463-39-060	REP-P	92-02-099	463-42-445	AMD	92-09-013	468-16-170	AMD-P	92-24-060
463-39-060	REP	92-09-013	463-42-445	REP-P	92-17-055	468-16-180	AMD-P	92-24-060
463-39-080	REP-P	92-02-099	463-42-445	REP	92-23-012	468-16-190	AMD-P	92-24-060
463-39-080	REP	92-09-013	463-42-455	AMD-P	92-02-099	468-16-200	AMD-P	92-24-060
463-39-110	REP-P	92-02-099	463-42-455	AMD	92-09-013	468-38-190	AMD-P	92-19-025
463-39-110	REP	92-09-013	463-42-455	REP-P	92-17-055	468-38-190	AMD	92-22-074
463-39-115	AMD-P	92-02-099	463-42-455	REP	92-23-012	468-38-230	AMD-P	92-19-025
463-39-115	AMD	92-09-013	463-42-465	AMD-P	92-02-099	468-38-230	AMD	92-22-074
463-39-120	AMD-P	92-02-099	463-42-465	AMD	92-09-013	468-38-235	AMD-P	92-19-025
463-39-120	AMD	92-09-013	463-42-465	REP-P	92-17-055	468-38-235	AMD	92-22-074
463-39-150	REP-P	92-02-099	463-42-465	REP	92-23-012	468-38-260	AMD-P	92-19-025
463-39-150	REP	92-09-013	463-42-475	REP-P	92-17-055	468-38-260	AMD	92-22-074
463-42-010	AMD-P	92-17-055	463-42-475	REP	92-23-012	468-38-360	AMD-P	93-01-011
463-42-010	AMD	92-23-012	463-42-485	REP-P	92-17-055	468-38-390	AMD-P	92-19-025
463-42-012	AMD-P	92-17-055	463-42-485	REP	92-23-012	468-38-390	AMD	92-22-074
463-42-012	AMD	92-23-012	463-42-495	REP-P	92-17-055	468-51-010	NEW-P	92-10-041
463-42-055	AMD-P	92-02-099	463-42-495	REP	92-23-012	468-51-010	NEW	92-14-044
463-42-055	AMD	92-09-013	463-42-505	REP-P	92-17-055	468-51-020	NEW-P	92-10-041
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463-42-195	AMD-P	92-02-099	463-42-515	REP	92-23-012	468-51-030	NEW	92-14-044
463-42-195	AMD	92-09-013	463-42-525	AMD-P	92-17-055	468-51-040	NEW-P	92-10-041
463-42-225	AMD-P	92-02-099	463-42-525	AMD	92-23-012	468-51-040	NEW	92-14-044
463-42-225	AMD	92-09-013	463-42-535	AMD-P	92-17-055	468-51-050	NEW-P	92-10-041
463-42-265	AMD-P	92-02-099	463-42-535	AMD	92-23-012	468-51-050	NEW	92-14-044
463-42-265	AMD	92-09-013	463-42-545	REP-P	92-17-055	468-51-060	NEW-P	92-10-041
463-42-302	NEW-P	92-17-055	463-42-545	REP	92-23-012	468-51-060	NEW	92-14-044
463-42-302	NEW	92-23-012	463-42-555	REP-P	92-17-055	468-51-070	NEW-P	92-10-041
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463-42-305	REP	92-23-012	463-42-565	REP-P	92-17-055	468-51-080	NEW-P	92-10-041
463-42-312	NEW-P	92-17-055	463-42-565	REP	92-23-012	468-51-080	NEW	92-14-044

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468-51-090	NEW	92-14-044	478-160-040	AMD-P	92-08-065	478-160-290	AMD	92-12-011
468-51-100	NEW-P	92-10-041	478-160-040	AMD	92-12-011	478-160-295	AMD-P	92-08-065
468-51-100	NEW	92-14-044	478-160-045	AMD-P	92-08-065	478-160-295	AMD	92-12-011
468-51-110	NEW-P	92-10-041	478-160-045	AMD	92-12-011	478-160-305	AMD-P	92-08-065
468-51-110	NEW	92-14-044	478-160-050	AMD-P	92-08-065	478-160-305	AMD	92-12-011
468-51-120	NEW-P	92-10-041	478-160-050	AMD	92-12-011	478-160-310	AMD-P	92-08-065
468-51-120	NEW	92-14-044	478-160-055	AMD-P	92-08-065	478-160-310	AMD	92-12-011
468-51-130	NEW-P	92-10-041	478-160-055	AMD	92-12-011	478-160-320	AMD-P	92-08-065
468-51-130	NEW	92-14-044	478-160-060	AMD-P	92-08-065	478-160-320	AMD	92-12-011
468-51-140	NEW-P	92-10-041	478-160-060	AMD	92-12-011	479-01-020	AMD-P	92-08-095
468-51-140	NEW	92-14-044	478-160-065	AMD-P	92-08-065	479-01-020	AMD	92-12-014
468-51-150	NEW-P	92-10-041	478-160-065	AMD	92-12-011	480-04-010	REP	92-07-006
468-51-150	NEW	92-14-044	478-160-085	AMD-P	92-08-065	480-04-020	AMD	92-07-006
468-52-010	NEW-E	92-24-073	478-160-085	AMD	92-12-011	480-04-030	AMD	92-07-006
468-52-010	NEW-P	92-24-074	478-160-090	REP-P	92-08-065	480-04-040	REP	92-07-006
468-52-020	NEW-E	92-24-073	478-160-090	REP	92-12-011	480-04-050	AMD	92-07-006
468-52-020	NEW-P	92-24-074	478-160-105	AMD-P	92-08-065	480-04-060	AMD	92-07-006
468-52-030	NEW-E	92-24-073	478-160-105	AMD	92-12-011	480-04-065	NEW	92-07-006
468-52-030	NEW-P	92-24-074	478-160-115	AMD-P	92-08-065	480-04-070	AMD	92-07-006
468-52-040	NEW-E	92-24-073	478-160-115	AMD	92-12-011	480-04-080	REP	92-07-006
468-52-040	NEW-P	92-24-074	478-160-120	AMD-P	92-08-065	480-04-090	AMD	92-07-006
468-52-050	NEW-E	92-24-073	478-160-120	AMD	92-12-011	480-04-095	NEW	92-07-006
468-52-050	NEW-P	92-24-074	478-160-130	AMD-P	92-08-065	480-04-110	AMD	92-07-006
468-52-060	NEW-E	92-24-073	478-160-130	AMD	92-12-011	480-04-120	AMD	92-07-006
468-52-060	NEW-P	92-24-074	478-160-140	AMD-P	92-08-065	480-04-130	AMD	92-07-006
468-52-070	NEW-E	92-24-073	478-160-140	AMD	92-12-011	480-09-100	AMD	92-07-006
468-52-070	NEW-P	92-24-074	478-160-150	AMD-P	92-08-065	480-09-140	AMD-P	92-13-101
468-66-010	AMD-P	92-06-010	478-160-150	AMD	92-12-011	480-09-140	AMD	92-18-081
468-66-010	AMD	92-09-043	478-160-155	REP-P	92-08-065	480-09-210	AMD	92-07-006
468-66-090	AMD-P	92-06-010	478-160-155	REP	92-12-011	480-09-210	AMD-P	92-13-101
468-66-090	AMD	92-09-043	478-160-160	AMD-P	92-08-065	480-09-210	AMD	92-18-081
468-66-140	AMD-P	92-06-010	478-160-160	AMD	92-12-011	480-09-300	AMD-P	92-19-087
468-66-140	AMD	92-09-043	478-160-200	REP-P	92-08-065	480-09-300	AMD-C	92-19-137
468-95-035	NEW-P	93-01-076	478-160-200	REP	92-12-011	480-09-300	AMD	92-24-058
468-95-037	NEW-P	93-01-076	478-160-205	REP-P	92-08-065	480-09-310	AMD-P	92-19-087
468-300-010	AMD-P	92-14-003	478-160-205	REP	92-12-011	480-09-310	AMD-C	92-19-137
468-300-010	AMD-E	92-14-004	478-160-210	AMD-P	92-08-065	480-09-310	AMD	92-24-058
468-300-010	AMD	92-18-005	478-160-210	AMD	92-12-011	480-09-335	NEW-P	92-19-087
468-300-020	AMD-P	92-14-003	478-160-215	REP-P	92-08-065	480-09-335	NEW-C	92-19-137
468-300-020	AMD-E	92-14-004	478-160-215	REP	92-12-011	480-09-335	NEW	92-24-058
468-300-020	AMD	92-18-005	478-160-216	REP-P	92-08-065	480-09-400	AMD-P	92-13-101
468-300-040	AMD-P	92-14-003	478-160-216	REP	92-12-011	480-09-400	AMD	92-18-081
468-300-040	AMD-E	92-14-004	478-160-220	REP-P	92-08-065	480-09-420	AMD-P	92-13-101
468-300-040	AMD	92-18-005	478-160-220	REP	92-12-011	480-09-420	AMD	92-18-081
468-300-070	REP-P	92-14-003	478-160-225	REP-P	92-08-065	480-09-425	AMD-P	92-13-101
468-300-070	REP-E	92-14-004	478-160-225	REP	92-12-011	480-09-425	AMD	92-18-081
468-300-070	REP	92-18-005	478-160-230	AMD-P	92-08-065	480-09-460	AMD-P	92-13-101
468-300-410	REP-P	92-14-003	478-160-230	AMD	92-12-011	480-09-460	AMD	92-18-081
468-300-410	REP-E	92-14-004	478-160-231	AMD-P	92-08-065	480-09-480	AMD-P	92-13-101
468-300-410	REP	92-18-005	478-160-231	AMD	92-12-011	480-09-480	AMD	92-18-081
468-300-510	REP-P	92-14-003	478-160-232	REP-P	92-08-065	480-09-500	AMD-P	92-13-101
468-300-510	REP-E	92-14-004	478-160-232	REP	92-12-011	480-09-500	AMD	92-18-081
468-300-510	REP	92-18-005	478-160-240	AMD-P	92-08-065	480-09-700	AMD-P	92-13-101
478-138-010	AMD-P	92-09-154	478-160-240	AMD	92-12-011	480-09-700	AMD	92-18-081
478-138-010	AMD	92-14-060	478-160-246	AMD-P	92-08-065	480-09-735	AMD-P	92-13-101
478-138-020	AMD-P	92-09-154	478-160-246	AMD	92-12-011	480-09-735	AMD	92-18-081
478-138-020	AMD	92-14-060	478-160-256	AMD-P	92-08-065	480-09-780	AMD-P	92-13-101
478-138-030	AMD-P	92-09-154	478-160-256	AMD	92-12-011	480-09-780	AMD	92-18-081
478-138-030	AMD	92-14-060	478-160-260	AMD-P	92-08-065	480-09-800	AMD-P	92-13-101
478-138-040	AMD-P	92-09-154	478-160-260	AMD	92-12-011	480-09-800	AMD	92-18-081
478-138-040	AMD	92-14-060	478-160-265	AMD-P	92-08-065	480-09-810	AMD-P	92-13-101
478-138-050	REP-P	92-09-154	478-160-265	AMD	92-12-011	480-09-810	AMD	92-18-081
478-138-050	REP	92-14-060	478-160-270	AMD-P	92-08-065	480-12-130	AMD-E	92-20-032
478-138-060	NEW-P	92-09-154	478-160-270	AMD	92-12-011	480-12-131	NEW-E	92-20-032
478-138-060	NEW	92-14-060	478-160-271	NEW-P	92-08-065	480-12-181	AMD-P	92-24-046
478-160-020	AMD-P	92-08-065	478-160-271	NEW	92-12-011	480-12-375	AMD-P	92-05-092
478-160-020	AMD	92-12-011	478-160-275	AMD-P	92-08-065	480-12-375	AMD	92-09-014
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478-160-025	AMD	92-12-011	478-160-280	AMD-P	92-08-065	480-40-131	NEW-E	92-20-046
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478-160-030	AMD	92-12-011	478-160-285	AMD-P	92-08-065	480-70-120	AMD	92-24-061
478-160-035	AMD-P	92-08-065	478-160-285	AMD	92-12-011	480-70-350	AMD	92-03-082

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480-70-610	REP-P	92-19-086	480-93-190	AMD-P	92-06-086	484-20-050	AMD	92-17-046
480-70-610	REP	92-24-059	480-93-190	AMD	92-16-100	484-20-055	AMD-P	92-13-023
480-70-620	REP-P	92-19-086	480-93-200	AMD-P	92-06-086	484-20-055	AMD	92-17-046
480-70-620	REP	92-24-059	480-93-200	AMD	92-16-100	484-20-060	AMD-P	92-13-023
480-70-630	REP-P	92-19-086	480-93-210	AMD-P	92-06-086	484-20-060	AMD	92-17-046
480-70-630	REP	92-24-059	480-93-210	AMD	92-16-100	484-20-065	AMD-P	92-13-023
480-70-640	REP-P	92-19-086	480-93-230	AMD-P	92-06-086	484-20-065	AMD	92-17-046
480-70-640	REP	92-24-059	480-93-230	AMD	92-16-100	484-20-068	AMD-P	92-13-023
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480-80-049	NEW	92-08-075	480-110-021	AMD	92-13-056	484-20-075	AMD-P	92-13-023
480-80-390	AMD-P	92-24-001	480-110-066	AMD-P	92-05-090	484-20-075	AMD	92-17-046
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480-92-050	NEW	92-03-050	480-120-021	AMD-P	93-01-152	484-20-087	NEW	92-17-046
480-92-060	NEW	92-03-050	480-120-051	AMD-P	93-01-152	484-20-089	NEW-P	92-13-023
480-92-070	NEW	92-03-050	480-120-086	AMD-P	92-16-019	484-20-089	NEW	92-17-046
480-92-080	NEW	92-03-050	480-120-086	AMD-W	93-01-027	484-20-090	AMD-P	92-13-023
480-92-090	NEW	92-03-050	480-120-086	REP-P	93-01-152	484-20-090	AMD	92-17-046
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480-92-110	NEW	92-03-050	480-120-087	AMD	92-18-081	484-20-095	AMD	92-17-046
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480-93-002	AMD	92-16-100	480-120-500	NEW-P	92-16-019	484-20-100	AMD	92-17-046
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480-93-005	AMD	92-16-100	480-120-500	NEW-P	93-01-152	484-20-105	AMD	92-17-046
480-93-010	AMD-P	92-06-086	480-120-505	NEW-P	92-16-019	484-20-110	AMD-P	92-13-023
480-93-010	AMD	92-16-100	480-120-505	NEW-W	93-01-027	484-20-110	AMD	92-17-046
480-93-015	NEW-P	92-06-086	480-120-505	NEW-P	93-01-152	484-20-115	AMD-P	92-13-023
480-93-015	NEW	92-16-100	480-120-510	NEW-P	92-16-019	484-20-115	AMD	92-17-046
480-93-017	NEW-P	92-06-086	480-120-510	NEW-W	93-01-027	484-20-120	AMD-P	92-13-023
480-93-017	NEW	92-16-100	480-120-510	NEW-P	93-01-152	484-20-120	AMD	92-17-046
480-93-018	NEW-P	92-06-086	480-120-515	NEW-P	92-16-019	484-20-135	AMD-P	92-13-023
480-93-018	NEW	92-16-100	480-120-515	NEW-W	93-01-027	484-20-135	AMD	92-17-046
480-93-020	AMD-P	92-06-086	480-120-515	NEW-P	93-01-152	484-20-140	AMD-P	92-13-023
480-93-020	AMD	92-16-100	480-120-520	NEW-P	92-16-019	484-20-140	AMD	92-17-046
480-93-030	AMD-P	92-06-086	480-120-520	NEW-W	93-01-027	484-20-145	AMD-P	92-13-023
480-93-030	AMD	92-16-100	480-120-520	NEW-P	93-01-152	484-20-145	AMD	92-17-046
480-93-082	NEW-P	92-06-086	480-120-525	NEW-P	92-16-019	484-20-150	AMD-P	92-13-023
480-93-082	NEW	92-16-100	480-120-525	NEW-W	93-01-027	484-20-150	AMD	92-17-046
480-93-110	AMD-P	92-06-086	480-120-525	NEW-P	93-01-152	495A-104-010	NEW-P	92-07-101
480-93-110	AMD	92-16-100	480-120-530	NEW-P	92-16-019	495A-104-010	NEW-E	92-08-004
480-93-111	NEW-P	92-06-086	480-120-530	NEW-W	93-01-027	495A-104-010	NEW	92-12-017
480-93-111	NEW	92-16-100	480-120-530	NEW-P	93-01-152	495A-104-020	NEW-P	92-07-101
480-93-112	NEW-P	92-06-086	480-120-535	NEW-P	92-16-019	495A-104-020	NEW-E	92-08-004
480-93-112	NEW	92-16-100	480-120-535	NEW-W	93-01-027	495A-104-020	NEW	92-12-017
480-93-115	NEW-P	92-06-086	480-120-535	NEW-P	93-01-152	495A-104-030	NEW-P	92-07-101
480-93-115	NEW	92-16-100	480-122-060	AMD-P	92-16-099	495A-104-030	NEW-E	92-08-004
480-93-120	AMD-P	92-06-086	480-122-060	AMD	92-20-031	495A-104-030	NEW	92-12-017
480-93-120	AMD	92-16-100	480-146-091	NEW-C	92-05-001	495A-108-010	NEW-P	92-07-101
480-93-124	NEW-P	92-06-086	480-146-091	NEW	92-07-009	495A-108-010	NEW-E	92-08-004
480-93-124	NEW	92-16-100	484-10-035	AMD-P	92-13-022	495A-108-010	NEW	92-12-017
480-93-140	AMD-P	92-06-086	484-10-035	AMD	92-17-045	495A-108-020	NEW-P	92-07-101
480-93-140	AMD	92-16-100	484-20-010	AMD-P	92-13-023	495A-108-020	NEW-E	92-08-004
480-93-155	NEW-P	92-06-086	484-20-010	AMD	92-17-046	495A-108-020	NEW	92-12-017
480-93-155	NEW	92-16-100	484-20-015	AMD-P	92-13-023	495A-108-030	NEW-P	92-07-101
480-93-161	NEW-P	92-06-086	484-20-015	AMD	92-17-046	495A-108-030	NEW-E	92-08-004
480-93-161	NEW-W	92-19-085	484-20-020	AMD-P	92-13-023	495A-108-030	NEW	92-12-017
480-93-175	NEW-P	92-06-086	484-20-020	AMD	92-17-046	495A-108-040	NEW-P	92-07-101
480-93-175	NEW	92-16-100	484-20-023	NEW-P	92-13-023	495A-108-040	NEW-E	92-08-004
480-93-180	AMD-P	92-06-086	484-20-023	NEW	92-17-046	495A-108-040	NEW	92-12-017
480-93-180	AMD	92-16-100	484-20-025	AMD-P	92-13-023	495A-108-050	NEW-P	92-07-101
480-93-183	NEW-P	92-06-086	484-20-025	AMD	92-17-046	495A-108-050	NEW-E	92-08-004
480-93-183	NEW	92-16-100	484-20-030	AMD-P	92-13-023	495A-108-050	NEW	92-12-017
480-93-185	AMD-P	92-06-086	484-20-030	AMD	92-17-046	495A-108-060	NEW-P	92-07-101
480-93-185	AMD	92-16-100	484-20-035	AMD-P	92-13-023	495A-108-060	NEW-E	92-08-004
480-93-18601	AMD-P	92-06-086	484-20-035	AMD	92-17-046	495A-108-060	NEW	92-12-017
480-93-18601	AMD	92-16-100	484-20-040	AMD-P	92-13-023	495A-108-070	NEW-P	92-07-101
480-93-187	AMD-P	92-06-086	484-20-040	AMD	92-17-046	495A-108-070	NEW-E	92-08-004
480-93-187	AMD	92-16-100	484-20-045	AMD-P	92-13-023	495A-108-070	NEW	92-12-017

TABLE

Table of WAC Sections Affected as of 12/31/92

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
495C-120-020	NEW-P	92-12-050	495C-140-090	NEW	92-19-091	495C-300-020	NEW-P	92-12-050
495C-120-020	NEW	92-19-091	495C-140-100	NEW-P	92-12-050	495C-300-020	NEW	92-19-091
495C-120-030	NEW-P	92-12-050	495C-140-100	NEW	92-19-091	495C-300-030	NEW-P	92-12-050
495C-120-030	NEW	92-19-091	495C-140-110	NEW-P	92-12-050	495C-300-030	NEW	92-19-091
495C-120-040	NEW-P	92-12-050	495C-140-110	NEW	92-19-091	495C-300-040	NEW-P	92-12-050
495C-120-040	NEW	92-19-091	495C-168-010	NEW-P	92-12-050	495C-300-040	NEW	92-19-091
495C-120-045	NEW-P	92-12-050	495C-168-010	NEW	92-19-091	495C-310-010	NEW-P	92-12-050
495C-120-045	NEW	92-19-091	495C-168-020	NEW-P	92-12-050	495C-310-010	NEW	92-19-091
495C-120-050	NEW-P	92-12-050	495C-168-020	NEW	92-19-091	495C-310-020	NEW-P	92-12-050
495C-120-050	NEW	92-19-091	495C-168-030	NEW-P	92-12-050	495C-310-020	NEW	92-19-091
495C-120-060	NEW-P	92-12-050	495C-168-030	NEW	92-19-091	495C-310-030	NEW-P	92-12-050
495C-120-060	NEW	92-19-091	495C-168-040	NEW-P	92-12-050	495C-310-030	NEW	92-19-091
495C-120-070	NEW-P	92-12-050	495C-168-040	NEW	92-19-091	495C-310-040	NEW-P	92-12-050
495C-120-070	NEW	92-19-091	495C-168-050	NEW-P	92-12-050	495C-310-040	NEW	92-19-091
495C-120-080	NEW-P	92-12-050	495C-168-050	NEW	92-19-091	495C-325-010	NEW-P	92-12-050
495C-120-080	NEW	92-19-091	495C-168-060	NEW-P	92-12-050	495C-325-010	NEW	92-19-091
495C-120-090	NEW-P	92-12-050	495C-168-060	NEW	92-19-091	495D-104-010	NEW-P	92-12-049
495C-120-090	NEW	92-19-091	495C-276-010	NEW-P	92-12-050	495D-104-010	NEW	92-15-081
495C-120-100	NEW-P	92-12-050	495C-276-010	NEW	92-19-091	495D-104-010	AMD-P	92-24-093
495C-120-100	NEW	92-19-091	495C-276-020	NEW-P	92-12-050	495D-104-020	NEW-P	92-12-049
495C-120-110	NEW-P	92-12-050	495C-276-020	NEW	92-19-091	495D-104-020	NEW	92-15-081
495C-120-110	NEW	92-19-091	495C-276-030	NEW-P	92-12-050	495D-104-030	NEW-P	92-12-049
495C-120-120	NEW-P	92-12-050	495C-276-030	NEW	92-19-091	495D-104-030	NEW	92-15-081
495C-120-120	NEW	92-19-091	495C-276-040	NEW-P	92-12-050	495D-108-010	NEW-P	92-12-049
495C-120-130	NEW-P	92-12-050	495C-276-040	NEW	92-19-091	495D-108-010	NEW	92-15-081
495C-120-130	NEW	92-19-091	495C-276-050	NEW-P	92-12-050	495D-108-020	NEW-P	92-12-049
495C-120-135	NEW-P	92-12-050	495C-276-050	NEW	92-19-091	495D-108-020	NEW	92-15-081
495C-120-135	NEW	92-19-091	495C-276-060	NEW-P	92-12-050	495D-108-030	NEW-P	92-12-049
495C-120-140	NEW-P	92-12-050	495C-276-060	NEW	92-19-091	495D-108-030	NEW	92-15-081
495C-120-140	NEW	92-19-091	495C-276-070	NEW-P	92-12-050	495D-108-040	NEW-P	92-12-049
495C-120-150	NEW-P	92-12-050	495C-276-070	NEW	92-19-091	495D-108-040	NEW	92-15-081
495C-120-150	NEW	92-19-091	495C-276-080	NEW-P	92-12-050	495D-108-050	NEW-P	92-12-049
495C-120-160	NEW-P	92-12-050	495C-276-080	NEW	92-19-091	495D-108-050	NEW	92-15-081
495C-120-160	NEW	92-19-091	495C-276-090	NEW-P	92-12-050	495D-108-060	NEW-P	92-12-049
495C-120-170	NEW-P	92-12-050	495C-276-090	NEW	92-19-091	495D-108-060	NEW	92-15-081
495C-120-170	NEW	92-19-091	495C-276-100	NEW-P	92-12-050	495D-108-070	NEW-P	92-12-049
495C-120-180	NEW-P	92-12-050	495C-276-100	NEW	92-19-091	495D-108-070	NEW	92-15-081
495C-120-180	NEW	92-19-091	495C-276-110	NEW-P	92-12-050	495D-108-080	NEW-P	92-12-049
495C-122-010	NEW-P	92-12-050	495C-276-110	NEW	92-19-091	495D-108-080	NEW	92-15-081
495C-122-010	NEW	92-19-091	495C-276-120	NEW-P	92-12-050	495D-113-010	NEW-P	92-21-049
495C-122-020	NEW-P	92-12-050	495C-276-120	NEW	92-19-091	495D-113-010	NEW	93-01-084
495C-122-020	NEW	92-19-091	495C-276-130	NEW-P	92-12-050	495D-113-020	NEW-P	92-21-049
495C-122-030	NEW-P	92-12-050	495C-276-130	NEW	92-19-091	495D-113-020	NEW	93-01-084
495C-122-030	NEW	92-19-091	495C-276-140	NEW-P	92-12-050	495D-113-030	NEW-P	92-21-049
495C-130-010	NEW-P	92-12-050	495C-276-140	NEW	92-19-091	495D-113-030	NEW	93-01-084
495C-130-010	NEW	92-19-131	495C-280-010	NEW-P	92-12-050	495D-116-010	NEW-P	92-12-049
495C-130-020	NEW-P	92-12-050	495C-280-010	NEW	92-19-131	495D-116-010	NEW	92-15-081
495C-130-020	NEW	92-19-131	495C-280-015	NEW-P	92-12-050	495D-116-020	NEW-P	92-12-049
495C-131-010	NEW-P	92-12-050	495C-280-015	NEW	92-19-131	495D-116-020	NEW	92-15-081
495C-131-010	NEW	92-19-091	495C-280-020	NEW-P	92-12-050	495D-116-030	NEW-P	92-12-049
495C-132-010	NEW-P	92-12-050	495C-280-020	NEW	92-19-131	495D-116-030	NEW	92-15-081
495C-132-010	NEW	92-19-091	495C-280-030	NEW-P	92-12-050	495D-116-040	NEW-P	92-12-049
495C-133-020	NEW-P	92-12-050	495C-280-030	NEW	92-19-131	495D-116-040	NEW	92-15-081
495C-133-020	NEW	92-19-091	495C-280-040	NEW-P	92-12-050	495D-116-050	NEW-P	92-12-049
495C-134-010	NEW-P	92-12-050	495C-280-040	NEW	92-19-131	495D-116-050	NEW	92-15-081
495C-134-010	NEW	92-19-091	495C-280-050	NEW-P	92-12-050	495D-116-060	NEW-P	92-12-049
495C-140-010	NEW	92-19-091	495C-280-050	NEW	92-19-131	495D-116-060	NEW	92-15-081
495C-140-020	NEW-P	92-12-050	495C-280-060	NEW-P	92-12-050	495D-116-070	NEW-P	92-12-049
495C-140-020	NEW	92-19-091	495C-280-060	NEW	92-19-131	495D-116-070	NEW	92-15-081
495C-140-030	NEW-P	92-12-050	495C-280-070	NEW-P	92-12-050	495D-116-080	NEW-P	92-12-049
495C-140-030	NEW	92-19-091	495C-280-070	NEW	92-19-131	495D-116-080	NEW	92-15-081
495C-140-040	NEW-P	92-12-050	495C-280-080	NEW-P	92-12-050	495D-116-090	NEW-P	92-12-049
495C-140-040	NEW	92-19-091	495C-280-080	NEW	92-19-131	495D-116-090	NEW	92-15-081
495C-140-050	NEW-P	92-12-050	495C-280-090	NEW-P	92-12-050	495D-116-100	NEW-P	92-12-049
495C-140-050	NEW	92-19-091	495C-280-090	NEW	92-19-131	495D-116-100	NEW	92-15-081
495C-140-060	NEW-P	92-12-050	495C-280-100	NEW-P	92-12-050	495D-116-110	NEW-P	92-12-049
495C-140-060	NEW	92-19-091	495C-280-100	NEW	92-19-131	495D-116-110	NEW	92-15-081
495C-140-070	NEW-P	92-12-050	495C-280-110	NEW-P	92-12-050	495D-116-120	NEW-P	92-12-049
495C-140-070	NEW	92-19-091	495C-280-110	NEW	92-19-131	495D-116-120	NEW	92-15-081
495C-140-080	NEW-P	92-12-050	495C-280-120	NEW-P	92-12-050	495D-116-130	NEW-P	92-12-049
495C-140-080	NEW	92-19-091	495C-280-120	NEW	92-19-131	495D-116-130	NEW	92-15-081
495C-140-090	NEW-P	92-12-050	495C-300-010	NEW-P	92-12-050	495D-116-140	NEW-P	92-12-049
495C-140-090	NEW	92-19-091	495C-300-010	NEW	92-19-091	495D-116-140	NEW	92-15-081

Table of WAC Sections Affected as of 12/31/92

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
495D-280-090	NEW	92-15-081						
495D-280-100	NEW-P	92-12-049						
495D-280-100	NEW	92-15-081						
495D-280-110	NEW-P	92-12-049						
495D-280-110	NEW	92-15-081						
495D-280-120	NEW-P	92-12-049						
495D-280-120	NEW	92-15-081						
495D-300-010	NEW-P	92-12-049						
495D-300-010	NEW	92-15-081						
495D-300-015	NEW-P	92-12-049						
495D-300-015	NEW	92-15-081						
495D-300-020	NEW-P	92-12-049						
495D-300-020	NEW	92-15-081						
495D-300-030	NEW-P	92-12-049						
495D-300-030	NEW	92-15-081						
495D-300-040	NEW-P	92-12-049						
495D-300-040	NEW	92-15-081						
495D-325-010	NEW-P	92-12-049						
495D-325-010	NEW	92-15-081						
508-12-280	REP-P	92-06-091						
508-12-280	REP	92-12-055						
508-12-290	REP-P	92-06-091						
508-12-290	REP	92-12-055						
508-12-300	REP-P	92-06-091						
508-12-300	REP	92-12-055						
508-12-310	REP-P	92-06-091						
508-12-310	REP	92-12-055						
508-12-320	REP-P	92-06-091						
508-12-320	REP	92-12-055						
508-12-330	REP-P	92-06-091						
508-12-330	REP	92-12-055						
508-12-340	REP-P	92-06-091						
508-12-340	REP	92-12-055						
508-12-350	REP-P	92-06-091						
508-12-350	REP	92-12-055						
508-12-360	REP-P	92-06-091						
508-12-360	REP	92-12-055						
508-12-370	REP-P	92-06-091						
508-12-370	REP	92-12-055						
508-12-380	REP-P	92-06-091						
508-12-380	REP	92-12-055						
516-12-400	AMD	92-06-068						
516-12-430	AMD	92-06-068						
516-13-080	AMD	92-06-068						
516-13-090	NEW	92-06-068						
516-52-001	AMD-P	92-20-073						
516-52-001	AMD	93-01-080						
516-52-020	AMD-P	92-20-073						
516-52-020	AMD	93-01-080						

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Table of WAC Sections Affected after 1/1/93

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJEC = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind previous emergency rule
- REVIEW = Review of previously adopted rule

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- S = Supplemental notice
- W = Withdrawal of proposed action
- No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
51-13-101	AMD	93-02-056	132G-116-245	NEW	93-02-063	246-924-360	REP-P	93-02-067
51-13-202	AMD	93-02-056	132G-116-250	REP	93-02-063	246-924-361	NEW-P	93-02-067
51-13-300	AMD	93-02-056	132G-116-255	NEW	93-02-063	246-924-363	NEW-P	93-02-067
51-13-302	AMD	93-02-056	132G-116-260	REP	93-02-063	246-924-364	NEW-P	93-02-067
51-13-303	AMD	93-02-056	132G-116-265	NEW	93-02-063	246-924-365	NEW-P	93-02-067
51-13-304	AMD	93-02-056	132G-116-270	AMD	93-02-063	246-924-366	NEW-P	93-02-067
51-13-401	AMD	93-02-056	132G-116-275	NEW	93-02-063	246-924-367	NEW-P	93-02-067
51-13-402	AMD	93-02-056	132G-116-280	REP	93-02-063	246-924-370	REP-P	93-02-067
51-13-502	AMD	93-02-056	132G-116-285	NEW	93-02-063	246-924-380	REP-P	93-02-067
51-13-503	AMD	93-02-056	132G-116-290	REP	93-02-063	246-924-390	REP-P	93-02-067
132G-116-010	REP	93-02-063	132G-116-295	NEW	93-02-063	246-924-400	REP-P	93-02-067
132G-116-020	AMD	93-02-063	132G-116-300	REP	93-02-063	246-924-410	REP-P	93-02-067
132G-116-025	NEW	93-02-063	132G-116-305	NEW	93-02-063	246-924-420	REP-P	93-02-067
132G-116-030	AMD	93-02-063	132G-116-310	REP	93-02-063	246-924-430	REP-P	93-02-067
132G-116-035	NEW	93-02-063	132G-116-315	NEW	93-02-063	246-924-440	REP-P	93-02-067
132G-116-040	REP	93-02-063	132G-116-320	REP	93-02-063	246-924-450	REP-P	93-02-067
132G-116-045	NEW	93-02-063	132G-116-330	REP	93-02-063	296-56-60001	AMD-P	93-02-057
132G-116-050	REP	93-02-063	132G-116-340	AMD	93-02-063	296-62-074	NEW-P	93-02-057
132G-116-055	NEW	93-02-063	132G-116-350	REP	93-02-063	296-62-07401	NEW-P	93-02-057
132G-116-060	REP	93-02-063	173-19-350	AMD	93-02-048	296-62-07403	NEW-P	93-02-057
132G-116-080	AMD	93-02-063	173-303-070	AMD-E	93-02-049	296-62-07405	NEW-P	93-02-057
132G-116-090	AMD	93-02-063	173-303-070	AMD	93-02-050	296-62-07407	NEW-P	93-02-057
132G-116-095	NEW	93-02-063	173-303-120	AMD-E	93-02-049	296-62-07409	NEW-P	93-02-057
132G-116-100	REP	93-02-063	173-303-120	AMD	93-02-050	296-62-07411	NEW-P	93-02-057
132G-116-105	NEW	93-02-063	173-303-506	NEW-E	93-02-049	296-62-07413	NEW-P	93-02-057
132G-116-110	REP	93-02-063	173-303-506	NEW	93-02-050	296-62-07415	NEW-P	93-02-057
132G-116-115	NEW	93-02-063	194-10-030	AMD	93-02-033	296-62-07417	NEW-P	93-02-057
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132G-116-125	NEW	93-02-063	194-10-110	AMD	93-02-033	296-62-07421	NEW-P	93-02-057
132G-116-130	REP	93-02-063	194-10-130	AMD	93-02-033	296-62-07423	NEW-P	93-02-057
132G-116-135	NEW	93-02-063	194-10-140	AMD	93-02-033	296-62-07425	NEW-P	93-02-057
132G-116-140	REP	93-02-063	246-824-200	NEW-P	93-02-066	296-62-07427	NEW-P	93-02-057
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132G-116-155	NEW	93-02-063	246-824-230	NEW-P	93-02-066	296-62-07433	NEW-P	93-02-057
132G-116-160	REP	93-02-063	246-824-240	NEW-P	93-02-066	296-62-07441	NEW-P	93-02-057
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132G-116-180	REP	93-02-063	246-924-055	NEW-P	93-02-065	296-62-07447	NEW-P	93-02-057
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